

**IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF MISSISSIPPI
NORTHERN DIVISION**

KLLM TRANSPORT SERVICES, LLC

PLAINTIFF

vs.

CIVIL ACTION NO.: 3:12-CV-116-HTW-LRA

JBS CARRIERS, INC.

DEFENDANT

ORDER

BEFORE THIS COURT is the plaintiff KLLM Transport Services, LLC's Motion for Attorney Fees and Litigation Costs [**Docket no. 232**]. This motion stems from a years-long, extremely contentious litigation between the parties. After a careful review of the submissions of the parties, the relevant legal precedent, and the oral arguments of the parties, this court is convinced that KLLM Transport Services, LLC's Motion for Attorney Fees and Litigation Costs [**Docket no. 232**], should be granted, but with reductions. Below, this court sets out the facts and law upon which this court bases its rulings.

I. BACKGROUND

This case revolves around the termination of a "dedicated" hauling contract¹ and the breach of a settlement agreement. The salient background facts are as follows.

In 2008, KLLM Transport Services, LLC (hereinafter referred to as "KLLM"), an over-the-road trucking company based in Mississippi, entered into a dedicated hauling contract with Pilgrim's Pride Corporation (hereinafter referred to as "PPC"), a chicken processing company. In 2010, PPC allowed its sister company, JBS Carriers Inc. (hereinafter referred to as "JBS"), to perform the dedicated hauling services for the PPC/KLLM contract. JBS, though, also began poaching some of the KLLM employees who had worked on the PPC dedicated hauling contract.

¹ This is a type of transportation contract where a non-transportation business hires a transportation company to transport its goods as if the transport company were a private company wholly-owned by the non-transportation company.

Afterwards, an aggrieved KLLM sued JBS. KLLM contended that JBS had tortuously interfered with KLLM's business relationships, converted its proprietary trade secrets, and converted its customers. KLLM filed this lawsuit in this court, the United States District Court for the Southern District of Mississippi in case number 3:10-CV-546-HTW-LRA.

With the court's help and encouragement, the two parties ultimately settled their differences out of court on December 1, 2010. [Docket no. 1-2]. In the settlement agreement, JBS agreed as follows:

The current contract between KLLM and Pilgrim's Pride shall be honored and continued for its stated duration and no early opt-out or termination of such contract will occur. KLLM will continue to provide services and pricing levels as stated in such contract.

[Docket no. 1-2, ¶ 5]. JBS further agreed that "JBS Carriers will not circumvent this Agreement or its obligations as set forth herein through any of its parent or affiliated companies." [Docket no. 1-2, ¶ 8].

Despite this settlement agreement, on December 13, 2011, PPC informed KLLM that it was terminating its dedicated hauling contract with KLLM. On February 17, 2012, KLLM filed this lawsuit in this federal court against JBS, contending that JBS had breached the settlement agreement in permitting PPC to terminate the dedicating hauling contract. [Docket no. 1]. In addition to compensatory damages, KLLM also requested punitive damages.

This matter was brought to trial on August 19, 2015, before a jury of eight persons. After nine (9) days of trial, on September 1, 2015, the jury began its deliberation and returned a verdict in favor of KLLM. The jury awarded KLLM \$36,950.00 in contractual damages for JBS Carrier's breach of the settlement agreement. [Docket no. 216].

The next day, on September 2, 2015, that same jury heard the punitive damages phase of trial. During its closing argument in the punitive damages phase of the trial, KLLM argued that

JBS had violated the settlement agreement that it had entered into voluntarily just eleven months prior. KLLM also reiterated to the jury that JBS's counsel who penned the settlement agreement was the same attorney who terminated the KLLM-JBS contract less than a year later. JBS, said KLLM, terminated the contract to benefit itself because JBS's business was suffering and the PPC contract JBS took from KLLM doubled JBS's business. Just as KLLM had emphasized during the trial, KLLM characterized JBS' conduct as "reckless disregard for KLLM's rights." [Docket no. 223, P. 7].

JBS presented to the jury that PPC decided to terminate KLLM's contract before they knew about the prior settlement agreement and that no JBS employees were involved in the decision to terminate KLLM's contract with PPC. The jury was not persuaded by JBS's arguments.

JBS also presented what it purported to be its balance sheet. According to this balance sheet, JBS had only \$38,019.00 in cash-on-hand and a negative net worth of \$71,702,835.00. [Docket no. 229, P. 27]. KLLM did not object to this document being admitted into evidence. KLLM, though, did question the veracity of this balance sheet, noting that JBS was "working for these other companies in the family that are huge companies. They've got money coming in. I submit that if you make the award, which I trust you to do with proper and sound judgment as the court instructed you, they will find a way pretty easily to pay it." [Docket no. 223].

The jury, after due deliberation, awarded KLLM \$900,000.00 in punitive damages. [Docket no. 218].

II. JURISDICTION

This court earlier confirmed that it possesses diversity of citizenship subject-matter jurisdiction over this dispute in its orders dated July 26, 2013 [Docket no. 137], and August 17,

2015 [Docket no. 204]. Inasmuch as this court is exercising diversity of citizenship subject-matter jurisdiction, this court, sitting in Mississippi, will apply Mississippi law to the substantive issues in accordance with the *Erie* Doctrine. *Erie v. Tompkins*, 304 U.S. 64, 78-79, 58 S.Ct. 817, 82 L.Ed. 1188 (1938). Under the *Erie* Doctrine, federal courts sitting in diversity must apply state substantive law and federal procedural law. *Foradori v. Harris*, 523 F.3d 477, 486 (5th Cir. 2008) (citing *Gasparini v. Ctr. for Humanities, Inc.*, 518 U.S. 415, 426-427 (1996)).

III. MOTION FOR ATTORNEY FEES AND LITIGATION COSTS [Docket no. 232]

KLLM asks this court to award it attorney fees and litigation costs in accordance with the settlement agreement which was the central issue in this case. The settlement agreement between the parties reads:

10. If a court of competent jurisdiction determines that JBS has breached or violated any aspect of this Agreement, JBS will reimburse and pay all [attorney fees] and litigation costs incurred by KLLM in connection with the investigation, preparation and filing of a complaint, together with any additional [attorney fees] and litigation costs which may be incurred in connection with legal proceedings brought by KLLM for breach of this Agreement entered into between KLLM and JBS. The claimed amount of such [attorney fees] and litigation costs will be submitted to the applicable court for assessment and approval.

[Docket no. 1-2, ¶ 10]. Thus, KLLM has submitted its Motion for Attorney Fees and Litigation Costs [Docket no. 232] along with exhibits that purport to itemize its attorney fees and litigation costs.²

² Docket no. 233 Exhibits include: 233-1 “Settlement Agreement”; 233-2 “Declaration of J. Stephen Kennedy Verifying Attorney’s Fees”; 233-3 “Declaration of Cable M. Frost Verifying Attorney’s Fees”; 233-4 “Declaration of Richard F. Yarborough, Jr. Verifying Attorney’s Fees”; 233-5 “Declaration of Brad C. Moody Verifying Attorney’s Fees”; 233-6 “Declaration of Michael V. Bernier Verifying Attorney’s Fees”; 233-7 “Declaration of R. David Kaufman in Support of KLLM Transport Services, LLC’s Motion for Attorney’s Fees”; 233-8 “Declaration of Robert L. Gibbs in Support of KLLM Transport Services, LLC’s Motion for Attorney’s Fees”; 233-9 “Fee and Expense Detail”; 233-10 “2013 NLJ Billing Survey”; 233-11 “Defendant JBS, Inc.’s Response to Plaintiff’s First Set of Interrogatories”; 233-12 “Letter Dated April 16, 2013 to KLLM”; and 233-13 “Motion Hearing Transcript Excerpts, December 8, 2014.”

KLLM seeks an award of \$1,232,701.50 in attorney fees, \$84,560.23 in expenses, and \$350.00 in litigation costs. JBS, on the other hand, argues for an award of either \$634,265.92 at the maximum or \$62,766.00 at a minimum in attorney fees, \$17,780.61 in expenses, and \$350.00 in litigation costs. This court is persuaded for the reasons set forth below that various reductions of KLLM's requested attorney fees are warranted. This court, however, is also persuaded that KLLM has shown its expenses are reasonable – with the exception of two (2) expert witnesses' fees. This court is finally persuaded that KLLM is entitled to its costs of court.

a. Attorney Fees

The settlement agreement between the parties expressly states that JBS will “pay all attorney fees... incurred by KLLM in connection with the investigation, preparation and filing of a complaint, together with any additional attorney fees ... which may be incurred in connection with legal proceedings brought by KLLM for breach of this Agreement.” This agreement is particularly impactful where the parties and the court engaged in a nine (9) day jury trial to resolve this litigation.

In determining attorney fees, this court must follow Fifth Circuit precedent by calculating a “lodestar” fee “by multiplying the reasonable number of hours expended on a case by the reasonable hourly rates for the participating lawyers.” *Louisiana Power & Light Co. v. Kellstrom*, 50 F.3d 319, 324 (5th Cir. 1995). The court then considers whether the lodestar figure should be adjusted upward or downward depending on the circumstances of the case. *Id.* In making a lodestar adjustment the court should look to twelve factors, known as the *Johnson* factors, after *Johnson v. Georgia Highway Express, Inc.*, 488 F.2d 714 (5th Cir. 1974).

“When ... the applicant for a fee has carried his burden of showing that the claimed rate and number of hours are reasonable, the resulting product is presumed to be the reasonable

fee[.]” *Blum v. Stenson*, 465 U.S. 886, 897, 104 S. Ct. 1541, 1548, 79 L. Ed. 2d 891 (1984).

Indeed, the United States Supreme Court has held:

The “lodestar” figure has, as its name suggests, become the guiding light of our fee-shifting jurisprudence. We have established a “strong presumption” that the lodestar represents the “reasonable” fee, *Delaware Valley I, supra*, 478 U.S., at 565, 106 S.Ct., at 3098, and have placed upon the fee applicant who seeks more than that the burden of showing that “such an adjustment is necessary to the determination of a reasonable fee.” *Blum v. Stenson*, 465 U.S. 886, 898, 104 S.Ct. 1541, 1548, 79 L.Ed.2d 891 (1984) (emphasis added).

City of Burlington v. Dague, 505 U.S. 557, 562, 112 S. Ct. 2638, 2641, 120 L. Ed. 2d 449 (1992)

KLLM asserts the hours it has claimed and the hourly rates it charged are reasonable and consistent with other cases in this region. JBS does not challenge the hourly rates as presented to this court by KLLM. JBS argues, instead, that the sheer number of attorneys and paralegals working on this litigation was unreasonable and that the hours allegedly expended and now claimed by the attorneys and paralegals for KLLM are excessive.

JBS postulates an alternate lodestar figure for this court to contemplate, saying that \$634,265.92 is the maximum lodestar that the court should award and \$62,766.00 is the minimum. JBS complains that KLLM’s lodestar of \$1,232,701.50 is excessive because: time is accounted for in blocks; a dozen (12) attorneys and 10 paralegals worked on this matter; duplicative billing; the preparation of certain witnesses who were not called for trial; “extraordinary and unreasonable” amount of time spent in preparation of pleadings; electronically stored information preparation; and paralegal’s fees which are not “work traditionally done by an attorney.” [Docket no. 232-1, *SEALED*].

KLLM answers JBS’ contention, saying that it had good reasons to utilize the services of a dozen (12) attorneys during various phases of this litigation. The parties engaged in twenty-three (23) depositions in five (5) states requiring the services of multiple attorneys to prepare for

and conduct said depositions. The parties also engaged in a significant volume of electronic discovery that required an attorney to manage an ESI³ vendor to ensure the discovery process complied with the Federal Rules of Civil Procedure. KLLM says, on the other hand, it relied upon the services of only two (2) attorneys at trial. This approach was chosen, says KLLM, in an attempt to limit the litigation costs for its client and, potentially JBS.

In addition to its attack on KLLM's lodestar calculation, JBS next points to a ratio determination between the jury's award and the attorney fees claimed by KLLM. JBS says that "KLLM should be reimbursed at most for only 5.1% of [KLLM's requested attorney fees] to reflect its minimal 'degree of success' in obtaining a \$36,950.00 compensatory damage award." [Docket no. 241, P. 4, *SEALED*].

KLLM correctly counters that a "proportionality requirement between the amount of attorney fees and the amount of damages ... was explicitly rejected by the [United States Supreme] Court in [*City of Riverside v. Rivera*, 477 U.S. 561 (1986)]." *Cobb v. Miller et al*, 818 F.2d 1227, 1235. (5th Cir. 1987). The *City of Riverside* holding proclaimed "[i]n the absence of any indication that Congress intended to adopt a strict rule that attorney's fees under § 1988 be proportionate to damages recovered, we decline to adopt such a rule ourselves." 477 U.S. 561, 581, 106 S. Ct. 2686, 2697, 91 L. Ed. 2d 466 (1986). And *Cobb* dutifully followed stating:

In the absence of other *Johnson* factors justifying a reduction in a fee award, a district court should not reduce the fee award solely because of a low damages award. Such an approach would lead to a proportionality requirement between the amount of attorney's fees and the amount of damages and was explicitly rejected by the Court in *Riverside*.

Cobb v. Miller et al, 818 F.2d 1227, 1235. (5th Cir. 1987).

³ ESI is an abbreviation for "electronically stored information".

In any event, this court notes, JBS's assertion that the ratio between the attorney fees claimed by KLLM in this matter and the total damages awarded by the jury (a ratio of 1:1.3) is not disproportionate: JBS fails to account for the punitive damages award. The total award of the jury was \$936,950. The claimed attorney fees are \$1,244,349.50. This provides a ratio of 1:1.3, a figure not even remotely close to JBS's calculated figure of 1:34. JBS's figure would be correct in the absence of the jury's punitive damage award, but is not when the total damages award is tallied.

This court must now review the hours claimed by KLLM in its "Fee and Expense Detail". [Docket no. 233-9]. After a thorough review, contemplating the issues raised by JBS, this court finds the lodestar figure of \$1,232,701.50 contains excessive and duplicative time entries. The court has prepared several charts, based on the submissions of KLLM, which indicate the figures upon which the court is relying. These charts are attached hereto as Exhibits A-C.

As JBS correctly indicates, KLLM's attorneys and paralegals engaged in "block billing" for many of its time entries. Fifth Circuit precedent, however, is clear that "block billing", while disfavored, is not an automatic reason to deny an award of attorneys fees.

The ability to assess the reasonableness of a fee request is greatly undermined by the practice of billing multiple discrete tasks under a single time designation—so-called "block-billing." This practice was heavily utilized by Plaintiffs' counsel in this case. We have held that a party seeking an attorneys' fee award must produce documentation that is "sufficient for the court to verify that the applicant has met its burden of establishing an entitlement to a specific award." *Gagnon v. United Technisource, Inc.*, 607 F.3d 1036, 1044 (5th Cir. 2010); *La. Power & Light Co.*, 50 F.3d at 325 (supporting documentation must be "adequate to determine reasonable hours"). At first blush, block-billing appears to be in tension with this standard, as district courts must not only assess whether the total amount of time spent is reasonable, but also "whether the particular hours claimed were reasonably expended." *La. Power & Light Co.*, 50 F.3d at 325 (emphasis added). Nevertheless, we have stated that "failing to provide contemporaneous billing statements does not preclude an award of fees per se, as long as the evidence produced is adequate to determine reasonable hours." *Gagnon*, 607 F.3d at 1044.

The upshot of this jurisprudence is that litigants take their chances in submitting fee requests containing block-billed entries and will have no cause to complain if a district court reduces the amount requested on this basis. *See, e.g., Welch v. Metro. Life Ins. Co.*, 480 F.3d 942, 948 (9th Cir. 2007) (“We do not quarrel with the district court's authority to reduce hours that are billed in block format.”); *Lahiri v. Univ. Music & Video Dist. Corp.*, 606 F.3d 1216, 1223 (9th Cir. 2010) (affirming reduction of 30 percent for block-billed entries).

DeLeon v. Abbott, 687 F. App'x 340, 346 (5th Cir. 2017).

This court is persuaded that KLLM's requested attorneys and paralegals fee entries which are block billed do not give this court the requisite specificity required to determine whether the time spent was “reasonably expended” in prosecuting KLLM's case. For example, in its Fee and Expense Detail, Cable Frost, KLLM's lead attorney, billed 2.2 hours on February 7, 2012 for the following:

Prepare proposed response to Nick White re PPC/JBS's settlement position; confer with internal KLLM team re same; transmit KLLM's response to Nick White; confer with Brad Moody re drafting of Complaint.

[Docket no. 232-9, P. 2]. In another example, Brad Moody, a junior attorney assigned to KLLM billed 7.7 hours for the following on May 30, 2012:

Correspond with defense counsel re document production issues; correspond with Andy Mazingo re data production issues; analyze damages spreadsheet from Terry Thornton; telephone conference with Terry Thornton re damages spreadsheet; continue drafting and revising damages calculation for initial disclosures; [redacted line] correspond with Terry Thornton re damages calculations; review e-mails of Brandon Woods to identify additional documents for production; review powerpoint presentation given by Bill Hahn to identify slides to include in initial production.

[Docket no. 232-9, P. 9]. In yet another example, Richard Yarborough, a shareholder at Baker Donaldson and KLLM's primary attorney, billed 1.5 hours on August 28, 2015 for the following:

Obtain routine trial updates; [redacted line]; conference with S. Kennedy regarding Judge's ruling on lost profits issue and steps going forward; alternative in closing and issue of instructions to jury.

[Docket no. 232-9, P. 150]. The above quoted entries are a fraction of the time entries from KLLM's submission that qualify as "block-billing".

JBS, attached to its response in opposition to KLLM's Motion for Attorneys' Fees and Litigation Costs, a color coded copy of KLLM's itemized detail of attorney fees and expenses. [Docket no. 240-5, *SEALED*]. Accordingly, this court hereby unseals that document and makes it an Exhibit of this order. JBS's color coding indicates various problems as it sees KLLM's entries: allegedly excessive and duplicative time is color coded in green; expert witnesses who were not called are color coded in yellow and light blue; allegedly unreasonable expenditures of time preparing pleadings and preparing for hearings are color coded in orange; and all entries related to electronically stored information are color coded in red. This court hereby adopts JBS's highlighted exhibit [Docket no. 240-5, *SEALED*] as to both attorney fees and paralegal fees and, accordingly, unseals said document. *See* Exhibit E.

Accordingly, this court finds that KLLM has not provided this court with a record of its time spent on this litigation with the requisite specificity and must, therefore, reduce KLLM's requested attorney and paralegal fees. This court finds that a reduction of the lodestar is appropriate here to account for excessive and duplicative time, as well as time billed as "block-billing". Thus, this court accepts JBS's contention that \$634,265.92 is the maximum amount of the lodestar that can be awarded to KLLM, and, this court will utilize that figure when applying the *Johnson* factors.

When reviewing the Fee and Expense Detail and the Affidavits submitted by KLLM's attorneys, this court noted that KLLM's attorneys had already voluntarily reduced significant expenditures of time thereby reducing their bill to KLLM, and by extension to JBS. Michael Bernier, counsel for KLLM, in his affidavit asserts that "Baker Donelson voluntarily cut 303.1

hours from its bills to KLLM, totaling reductions of \$86,549.50.” [Docket no. 262-6, P. 3, *SEALED*]. The court conducted an independent analysis of the Attorney Fee and Expense Detail submitted by KLLM in support of its request and has verified Baker Donelson’s assertion. This court found, for example: Michael Bernier, the junior associate who conducted the day to day tasks associated with this litigation, waived 57 time entries; and Cable Frost, the shareholder who supervised this litigation, waived 17 time entries. *See* Exhibit A to this Order.

KLLM’s attorneys also waived attorney fees *in toto* for several of its attorneys who had assisted in this matter, as well: Scott Carey; Amy Champagne; Brent Cole; Blake Fulton; Samuel Gregory; Adria Jetton; and Everett White.⁴ KLLM’s attorneys, by not billing anything for forty-one point one (41.1) hours’ worth of the aforementioned attorney’s time, further voluntarily reduced KLLM’s alleged bill by eight thousand one hundred dollars (\$8,100.00). *See* Exhibit C to this Order.

This court reviews the reasonableness of the hours charged by determining, if, “at the time the work was performed, a reasonable attorney would have engaged in similar time expenditures.” *Grant v. Martinez*, 973 F.2d 96, 99 (2nd Cir. 1992). This court finds that KLLM may have acted reasonably; however, this court cannot find that KLLM has provided evidence of its attorney fees with the specificity required. This court, therefore, is persuaded to reduce the lodestar fee by at least \$596,435.58, as suggested by JBS.

After having determined the lodestar fee, this court must apply the *Johnson* factors.⁵ In reviewing the *Johnson* factors, this court is convinced that no further reduction nor any increase of the lodestar is necessary, or appropriate for the reasons *infra*.

⁴ See Exhibit C attached hereto.

⁵ (1) The time and labor required. Although hours claimed or spent on a case should not be the sole basis for determining a fee, *Electronics Capital Corp. v. Sheperd*, 439 F.2d 692 (5th Cir. 1971), they are a necessary ingredient to be considered. The trial judge should weigh the hours claimed against his own knowledge, experience,

and expertise of the time required to complete similar activities. If more than one attorney is involved, the possibility of duplication of effort along with the proper utilization of time should be scrutinized. The time of two or three lawyers in a courtroom or conference when one would do, may obviously be discounted. It is appropriate to distinguish between legal work, in the strict sense, and investigation, clerical work, compilation of facts and statistics and other work which can often be accomplished by non-lawyers but which a lawyer may do because he has no other help available. Such non-legal work may command a lesser rate. Its dollar value is not enhanced just because a lawyer does it.

(2) The novelty and difficulty of the questions. Cases of first impression generally require more time and effort on the attorney's part. Although this greater expenditure of time in research and preparation is an investment by counsel in obtaining knowledge which can be used in similar later cases, he should not be penalized for undertaking a case which may "make new law." Instead, he should be appropriately compensated for accepting the challenge.

(3) The skill requisite to perform the legal service properly. The trial judge should closely observe the attorney's work product, his preparation, and general ability before the court. The trial judge's expertise gained from past experience as a lawyer and his observation from the bench of lawyers at work become highly important in this consideration.

(4) The preclusion of other employment by the attorney due to acceptance of the case. This guideline involves the dual consideration of otherwise available business which is foreclosed because of conflicts of interest which occur from the representation, and the fact that once the employment is undertaken the attorney is not free to use the time spent on the client's behalf for other purposes.

(5) The customary fee. The customary fee for similar work in the community should be considered. It is open knowledge that various types of legal work command differing scales of compensation. At no time, however, should the fee for strictly legal work fall below the \$20 per hour prescribed by the Criminal Justice Act, 18 U.S.C.A. § 3006A(d)(1), and awarded to appointed counsel for criminal defendants. As long as minimum fee schedules are in existence and are customarily followed by the lawyers in a given community, they should be taken into consideration.

(6) Whether the fee is fixed or contingent. The fee quoted to the client or the percentage of the recovery agreed to is helpful in demonstrating the attorney's fee expectations when he accepted the case. But as pointed out in *Clark v. American Marine, supra*, [t]he statute does not prescribe the payment of fees to the lawyers. It allows the award to be made to the prevailing party. Whether or not he agreed to pay a fee and in what amount is not decisive. Conceivably, a litigant might agree to pay his counsel a fixed dollar fee. This might be even more than the fee eventually allowed by the court. Or he might agree to pay his lawyer a percentage contingent fee that would be greater than the fee the court might ultimately set. Such arrangements should not determine the court's decision. The criterion for the court is not what the parties agreed but what is reasonable. 320 F.Supp. at 711. In no event, however, should the litigant be awarded a fee greater than he is contractually bound to pay, if indeed the attorneys have contracted as to amount.

(7) Time limitations imposed by the client or the circumstances. Priority work that delays the lawyer's other legal work is entitled to some premium. This factor is particularly important when a new counsel is called in to prosecute the appeal or handle other matters at a late stage in the proceedings.

(8) The amount involved and the results obtained. Title VII, 42 U.S.C.A. § 2000e-5(g), permits the recovery of damages in addition to injunctive relief. Although the Court should consider the amount of damages, or back pay awarded, that consideration should not obviate court scrutiny of the decision's effect on the law. If the decision corrects across-the-board discrimination affecting a large class of an employer's employees, the attorney's fee award should reflect the relief granted.

(9) The experience, reputation, and ability of the attorneys. Most fee scales reflect an experience differential with the more experienced attorneys receiving larger compensation. An attorney specializing in civil rights cases may enjoy a higher rate for his expertise than others, providing his ability corresponds with his experience. Longevity *per se*, however, should not dictate the higher fee. If a young attorney demonstrates the skill and ability, he should not be penalized for only recently being admitted to the bar.

(10) The "undesirability" of the case. Civil rights attorneys face hardships in their communities because of their desire to help the civil rights litigant. *See NAACP v. Button*, 371 U.S. 415, 443, 83 S.Ct. 328, 9 L.Ed.2d 405 (1963);

The Fifth Circuit has clearly stated the scope of the *Johnson* factors is narrowed because “the trial court must be careful not to double count a *Johnson* factor already considered in calculating the lodestar when it determines the necessary adjustments.” *Shipes v. Trinity Indus.*, 987 F.2d 311, 320 (5th Cir. 1993). The *Shipes* court further expounded, “[f]our of the factors – the novelty and complexity of the issues, the special skill and experience of counsel, the quality of representation, and the results obtained from the litigation – are presumably fully reflected in the lodestar amount.” *Id.*

This court additionally is persuaded that the present lodestar calculation accurately reflects, and takes account of: whether the fee is fixed or contingent; the customary fee for similar work in the community; and the experience, reputation, and ability of the attorneys. This court must then separately address the remaining *Johnson* factors: the time and labor required; the nature and professional relationship with the client; awards in similar cases; the preclusion of other employment; time limitations imposed by the client or the circumstances; and the undesirability of the case.

KLLM asserts this case required substantial dedication by all assigned counsel and was very time-consuming, therefore, the time and labor required *Johnson* factor should weigh in its favor. As part of that argument, KLLM contends that the court should take into account JBS’s

Sanders v. Russell, 401 F.2d 241 (5th Cir. 1968). Oftentimes his decision to help eradicate discrimination is not pleasantly received by the community or his contemporaries. This can have an economic impact on his practice which can be considered by the Court.

(11) The nature and length of the professional relationship with the client. A lawyer in private practice may vary his fee for similar work in the light of the professional relationship of the client with his office. The Court may appropriately consider this factor in determining the amount that would be reasonable.

(12) Awards in similar cases. The reasonableness of a fee may also be considered in the light of awards made in similar litigation within and without the court's circuit. For such assistance as it may be, we note in the margin a list of Title VII cases in this and other Circuits reviewed in the consideration of this appeal.

Johnson v. Georgia Highway Exp., Inc., 488 F.2d 714, 717–19 (5th Cir. 1974) *abrogated by Blanchard v. Bergeron*, 489 U.S. 87, 109 S. Ct. 939, 103 L. Ed. 2d 67 (1989)(finding 42 U.S.C. § 1988 does not limit the amount of attorney’s fee in a contingency fee case).

pugnacious litigation tactics. KLLM states in its Motion for Attorney Fees that JBS engaged in time-consuming, dilatory, and vexatious litigation tactics such as: producing discovery that was cryptic and voluminous⁶; naming forty-five (45) persons with knowledge of relevant facts and information⁷; refusing to reduce the number of depositions required by identifying key witnesses⁸; forcing KLLM to engage in thirty (30) depositions in five (5) states⁹; and occasioning contentious motion practice resulting in multiple days' hearings¹⁰.

JBS counters that it did not engage in the onerous tactics as described accusatorily by KLLM; rather, JBS simply defended itself within the bounds of procedure and appropriate jurisprudence. JBS further says that KLLM's time and labor actually was substantially less than KLLM claims. Further, says JBS, KLLM seemingly spent considerable resources on a small amount in controversy.¹¹

This court is not persuaded that JBS engaged in vexatious tactics as described by KLLM. There exist no motions on the docket report in this case where KLLM filed a Motion to Compel nor a Motion for a Protective Order to prevent JBS's alleged litigation abuses. Had KLLM done

⁶ JBS produced "a large volume of cryptic emails to and from a vast number of PPC employees" that alleged service issues with KLLM's performance. [Docket no. 233 *SEALED*].

⁷ Four (4) were current or former JBS employees and twenty-eight (28) were current or former PPC employees. [Docket no. 233 *SEALED*].

⁸ [Docket no. 233 *SEALED*]

⁹ KLLM noticed the depositions because JBS allegedly refused to cooperate fully in discovery and, therefore, KLLM asserts it had to do its due diligence in order to protect its rights.

¹⁰ JBS filed the following motions which required hearings: Motion to Compel [Docket no. 35]; Cross Motion for Summary Judgment [Docket no. 84]; Motion for Protective Order [Docket no. 106]; *Daubert* Motion [Docket no. 157]; Motion for Summary Judgment [Docket no. 159]; and Motion to Exclude Testimony of KLLM CFO and Damages Expert [Docket no. 200].

This court notes that United States Magistrate Judge Anderson found JBS' Motion to Compel [Docket no. 35] well-taken and granted it. [Docket no. 95]. Further, Judge Anderson found JBS' Motion for Protective Order not well-taken and denied it. [Text Only Order, 4/3/2013]. Similarly, this court granted JBS' *Daubert* Motion. [Docket no. 204].

¹¹ KLLM originally sought, in its first complaint, an amount in excess of \$75,000.00. [Docket no. 1]. JBS, however, asserts that KLLM initially demanded \$2.2 million before filing suit. [Docket no. 241, P. 4, *SEALED*].

so and won its argument, this court would have some basis for finding that JBS unnecessarily extended the length and breadth of this lawsuit.

Even so, because this lawsuit features multiple depositions, and a nine (9) day jury trial, this court is persuaded that this factor weighs in favor of KLLM.

While KLLM does not understand why the nature and length of the professional relationship with the client factor would contribute to any adjustment, this court looks to *Johnson* itself where the court stated, “A lawyer in private practice may vary his fee for similar work in the light of the professional relationship of the client with his office.” *Johnson* at 719. KLLM and its attorneys conceded they enjoy a long-standing relationship. As a result of that relationship, “Baker Donelson¹² has voluntarily reduced its hours billed by over 300 hours, totaling reduced fees of almost \$90,000.” [Docket no. 233, p. 17]. JBS asserts that this factor does not apply to this lawsuit. This court is persuaded that this factor – nature and length of the professional relationship – weighs in favor of KLLM.

KLLM cites cases from the United States District Courts of Mississippi, which it says will guide this court; however, as JBS appropriately points out, both cases are distinguishable. In *U.S. ex rel. Rigsby v. State Farm Fire & Cas. Co.*, 2014 WL 691500 (S.D. Miss. 2014), Judge Ozerden reduced the lodestar by 60% after excluding all excessive, duplicative and inadequately documented time. This court already has found disfavor with KLLM’s inadequately documented time request because of its numerous submissions containing multiple “block billed” entries. The court additionally has deducted KLLM’s excessive and duplicative entries as reflected in Exhibit E, adopted by this court.

¹² Baker, Donelson, Bearman, Caldwell & Berkowitz P.C. is a large U.S. law firm and lobbying group with offices in the Southeastern United States and Washington, D.C. Baker Donelson is the law firm where the attorneys for KLLM are members.

JBS contends that *Rigsby* supports a further reduction of the lodestar. This court is not persuaded having already made the appropriate reductions. And, this court is persuaded that *Perez v. Bruister*, 2015 WL 5712883 (S.D. Miss. 2015), is distinguishable from the case at bar because the claimed attorney fees were less than the jury award and the attorney fees were not contested. This court finds this factor, awards in similar cases, is neutral.

KLLM does not assert that it imposed time limitations on its attorneys – for example, that KLLM required its attorneys to work exclusively on its case – and therefore this factor is neutral. JBS says that this factor does not apply. This court is inclined to agree with KLLM that this factor applies and is neutral.

Similarly, KLLM does not assert that this case was undesirable, therefore, this factor also is neutral. JBS also contends that this factor is inapplicable. Again, this court agrees with KLLM’s assessment that this factor applies and is neutral.

In weighing the *Johnson* factors, this court is persuaded that court’s the lodestar calculation should not be further reduced nor enlarged. By this court’s analysis of the Johnson factors, two (2) factors favor KLLM, namely the time and labor required factor and the nature and length of the professional relationship with the client factor; however, these factors are not significant enough to merit an increase in the lodestar. JBS vigorously contested this matter, which required an equally vigorous contest by KLLM, therefore, JBS should not complain that KLLM is entitled to just fees for resources expended and hours consumed. *See Henson v. Columbus Bank & Trust Co.*, 770 F.2d 1566, 1575 (11th Cir. 1985).

b. *Litigation Expenses*

The settlement agreement between the parties expressly provides that JBS will “pay all ... litigation costs incurred by KLLM in connection with the investigation, preparation and filing

of a complaint, together with any additional attorney fees and litigation costs which may be incurred in connection with legal proceedings brought by KLLM for breach of this Agreement.” [Docket no. 1-2, ¶ 10]. KLLM seeks litigation expenses in the amount of \$84,560.23, exclusive of court costs. *See Exhibit D* to this Order. KLLM asks this court to award it litigation expenses that would not normally be recoverable under Fed.R.Civ.R. 54¹³ and 28 U.S.C. § 1920¹⁴.

JBS asks this court to apply Fed.R.Civ.R. 54 and 28 U.S.C. § 1920 to KLLM’s request for litigation expenses. If this court were to agree with JBS, then KLLM would not be entitled to various categories of its expenses: expert witness fees; shipping, postage, and long distance billing; travel expenses; computer research costs; mediation fees; copying costs where they are not shown to be “necessarily obtained for use in the case”; ESI; trial transcript costs where they are not shown to be “necessarily obtained for use in the case”; and deposition transcripts where they are not shown to be “necessarily obtained for use in the case”. The effect would be the reduction of KLLM’s expenses to \$17,780.61 according to JBS.

¹³ (d) Costs; Attorney’s Fees.

(1) Costs Other Than Attorney’s Fees. Unless a federal statute, these rules, or a court order provides otherwise, costs – other than attorney’s fees – should be allowed to the prevailing party...

Fed.R.Civ.Pro. Rule 54(d)(1).

¹⁴ A judge or clerk of any court of the United States may tax as costs the following:

- (1) Fees of the clerk and marshal;
- (2) Fees for printed or electronically recorded transcripts necessarily obtained for use in the case;
- (3) Fees and disbursements for printing and witnesses;
- (4) Fees for exemplification and the costs of making copies of any materials where the copies are necessarily obtained for use in the case;
- (5) Docket fees under section 1923 of this title;
- (6) Compensation of court appointed experts, compensation of interpreters, and salaries, fees, expenses, and costs of special interpretation services under section 1828 of this title.

A bill of costs shall be filed in the case and, upon allowance, included in the judgment or decree.

28 U.S.C.A. § 1920 (West)

For support, JBS cites this court’s opinion in *Alexander v. City of Jackson, Mississippi*, 2001 WL 1059293 (S.D. Miss. March 21, 2011). This court declines to find that *Alexander* is analogous to the instant lawsuit. *Alexander* involved several Title VII claims that the parties presented for a jury trial. The jury found for the plaintiffs and awarded monetary damages. This court set aside the jury’s verdict for various reasons and set it for a new jury trial. After this court set aside the jury verdict, the parties agreed to mediation and eventually settled for a lesser amount than the jury’s award. The plaintiffs then moved for expenses under Title 42 U.S.C. § 1988(b)¹⁵ and Title 42 U.S.C. §2000e-5(k)¹⁶ – both of which apply to civil rights cases, not the type of lawsuit under review here.

KLLM counters JBS’s argument by citing *MGM Resorts Miss., Inc. v. ThyssenKrupp Elevator Corp.*, in which the court interpreted a contract that did not define the term “costs.” 2015 WL 5178122. The *MGM* court gave the term “costs” its ordinary meaning when it stated:

The Court therefore must give the word its ordinary meaning. *Cont’l Cas. Co. v. Hester*, 360 So.2d 695, 697 (Miss.1978) (“It is well settled that the words of a contract are to be given their ordinary meanings.”) (citation omitted). “[C]osts’ has an everyday meaning synonymous with ‘expenses.’” *Taniguchi v. Kan Pac. Saipan, Ltd.*, 132 S.Ct. 1997, 2006 (2012) (*quoting* 10 C. WRIGHT ET AL.,

¹⁵ (b) Attorney’s fees

In any action or proceeding to enforce a provision of sections 1981, 1981a, 1982, 1983, 1985, and 1986 of this title, title IX of Public Law 92-318 [20 U.S.C.A. § 1681 et seq.], the Religious Freedom Restoration Act of 1993 [42 U.S.C.A. § 2000bb et seq.], the Religious Land Use and Institutionalized Persons Act of 2000 [42 U.S.C.A. § 2000cc et seq.], title VI of the Civil Rights Act of 1964 [42 U.S.C.A. § 2000d et seq.], or section 13981 of this title, the court, in its discretion, may allow the prevailing party, other than the United States, a reasonable attorney’s fee as part of the costs, except that in any action brought against a judicial officer for an act or omission taken in such officer’s judicial capacity such officer shall not be held liable for any costs, including attorney’s fees, unless such action was clearly in excess of such officer’s jurisdiction.

42 U.S.C.A. § 1988 (West)

¹⁶ (k) Attorney’s fee; liability of Commission and United States for costs

In any action or proceeding under this subchapter the court, in its discretion, may allow the prevailing party, other than the Commission or the United States, a reasonable attorney’s fee (including expert fees) as part of the costs, and the Commission and the United States shall be liable for costs the same as a private person.

42 U.S.C.A. § 2000e-5 (West)

FEDERAL PRACTICE AND PROCEDURE § 2666 (3d ed.1998)). “‘Expenses,’ of course, include all the expenditures actually made by a litigant in connection with the action. Both fees and costs are expenses but by no means constitute all of them.” 10 FED. PRAC. & PROC. CIV. § 2666 (footnote omitted).

MGM at *7, fn. 11. The *MGM* court then awarded expenses which would normally be excluded by 28 U.S.C. § 1920.

This court is persuaded by KLLM’s contention that the plain language of the settlement agreement supports an award of expenses outside of Fed.R.Civ.R. 54 and 28 U.S.C. § 1920.

This court, however, is not persuaded that KLLM should be allowed to recover costs for its expert witnesses that never testified at trial, either because this court excluded one of them, namely Dr. Brooking, or because KLLM never called the expert witness, Mr. Keene. Accordingly, this court will reduce KLLM’s requested expenses by \$32,402.17 (See Exhibit D) to reflect this court’s reticence to allow an expense for an expert witness who never testified at trial. Although KLLM requested fees for these purported witnesses who never testified at trial, KLLM did not provide the court any basis for allowing expert fees for advice provided outside of trial. This court, therefore, will reduce KLLM’s requested expenses from \$84,560.23 to \$52,158.06.¹⁷

c. Court Costs

KLLM additionally seeks three-hundred fifty dollars (\$350) in court costs. JBS does not dispute that KLLM is entitled to reimbursement for the three-hundred fifty dollars (\$350) filing fee that KLLM incurred when it filed the instant lawsuit. [Docket no. 241, P. 18, *SEALED*].

d. Conclusion

This court is convinced by KLLM’s argument that parties may contractually enlarge the scope of litigation expenses as the parties have done in this case. JBS’s contention that KLLM is

¹⁷ See Exhibit D attached hereto.

not entitled to recover “litigation costs incurred by KLLM in connection with the investigation, preparation and filing of a complaint, together with any ... litigation costs which may be incurred in connection with legal proceedings brought by KLLM for breach of this Agreement,” would be to condone JBS’s violation of the settlement agreement in the first place.

This court, however, finds that KLLM’s attorney fees submissions contain multiple block billing, duplicative, and excessive entries. Accordingly, this court must reduce KLLM’s requested lodestar to \$634,265.92.

This court further finds that KLLM is entitled to reasonable expenses of \$52,158.06.

IV. CONCLUSION

This court has presided over this tumultuous and extremely contentious litigation for several years, beginning with the underlying suit that resulted in a settlement, and the present lawsuit filed as a result of a breach of that settlement agreement. Moreover, a jury found that JBS acted with malice in violating its settlement agreement with KLLM.

Further, this court is convinced, after a review of the billing of KLLM’s attorneys that KLLM’s lodestar must be reduced to \$634,265.92 without further reduction after applying the *Johnson* factors.

Finally, this court is persuaded that the expenses KLLM incurred in prosecuting this litigation should be granted, but reduction is warranted to reflect that two (2) of KLLM’s expert witnesses never testified at trial.

IT IS, THEREFORE, ORDERED AND ADJUDGED that KLLM Transport Services, LLC’s Motion for Attorney Fees and Litigation Costs [**Docket no. 232**] is hereby GRANTED, with reductions, and that KLLM is entitled to attorney fees in the amount of \$634,265.92.

IT IS FURTHER ORDERED that KLLM is entitled to recover its expenses in litigating this matter in the amount of \$52,158.06.

IT IS FURTHER ORDERED that KLLM is entitled to recover its costs of court in the amount of \$350.00.

IT IS FINALLY ORDERED that all sealed documents relative to this dispute of attorney fees in this case are hereby unsealed.

SO ORDERED AND ADJUDGED this 28th day of February, 2018.

s/ HENRY T. WINGATE
UNITED STATES DISTRICT COURT JUDGE

EXHIBIT A

ATTORNEY HOURS CHART

Attorney Name	Average Billing Rate	Claimed Hours	Amount Claimed	Non-Billed Entries	Notes of Attorney Participation
Frost, Cable	\$279.31	1801.40	\$517,651.55	17	Shareholder supervising this litigation; attended all hearings; participated extensively in discovery; attended depositions; participated in jury trial; Waived seventeen (17) time entries
Moody, Brad C.	\$250.06	761.90	\$193,504.35	9	Started this litigation as an associate, but became shareholder in early 2013; when he became a shareholder, his participation was limited due to his higher billing rate; participated in initial stages of preparing complaint etc;; attended jury trial; Waived nine (9) time entries
Kennedy, Steve	\$273.56	407.20	\$117,391.75	7	Shareholder who appointed Cable Frost to supervise the litigation; lead jury trial counsel; attended depositions; attended hearings; Waived seven (7) time entries
Bernier, Michael	\$216.14	1262.80	\$306,012.51	57	Associate who conducted the day to day tasks associated with this litigation; research and drafting pleadings; attended depositions; attended hearings participated in jury trial; waived the most time entries (57)
Yarborough, Richard	\$228.47	49.60	\$13,810.79	11	Shareholder who manages the KLLM account; managed overall litigation of this matter; Waived eleven (11) time entries

Attorney Totals **\$249.51** **4282.9** **\$1,148,370.95** **101**

EXHIBIT B

PARALEGAL HOURS CHART

Paralegals

Name	Average Billing Rate	Total Hours	Amount Claimed	Paralegal's Duties	Non-billed Entries
Craft, Julie	\$116.02	476.8	\$57,090.55	Primary paralegal in this lawsuit who managed the day to day tasks required	10
Cook, Dale	\$120.00	63.8	\$7,656.00	Primary paralegal who prepared all electronic discovery and documentation	0
Summers, Melissa	\$120.00	94.1	\$11,292.00	Paralegal who analyzed and prepared discovery documents for production	0
Williams, Andrea	\$101.54	69.1	\$8,292.00	General assistance leading up to and during the jury trial	4
Totals	\$114.39	703.8	\$84,330.55		14

EXHIBIT C

WAIVED ATTORNEY FEES

Waived Fees

Attorney Name	Average Billing Rate	Claimed Hours	Amount Claimed	Notes
Scott Carey	\$290.00	0.5	\$145.00	Shareholder
Amy Champagne	\$290.00	1	\$290.00	Shareholder
Bent Cole	\$224.15	13.6	\$3,048.50	Associate
Blake Fulton	\$140.00	13.2	\$1,848.00	Summer Associate
Samuel Gregory	\$245.00	7.7	\$1,886.50	Associate
Adria Jetton	\$245.00	2.6	\$637.00	Associate
Everett White	\$98.00	2.5	\$245.00	Listed as Associate

Total
Hours 41.1
**Total
Amount \$8,100.00**

EXHIBIT D

EXPENSES

Category	Claimed Amount	Notes
Photocopies	\$1,007.40	5,037 pages at \$0.20 per page
Deposition Expenses	\$23,086.23	19 Depositions
Court Fees	\$350.00	Filing Fee for the U.S. District Court Clerk for the Southern District of Mississippi
Computer Research	\$795.11	Westlaw and Pacer Charges
Mediation Fees	\$985.00	Mediation conducted by Sessums, Dallas & Morrison, PLLC on July 6, 2012
Expert Witnesses	\$43,621.17	Global CFI for Computer Forensic Services (\$11,219.00); Economic Systems – Carl Brooking (\$27,287.50); and Larry Keene (\$5,114.67)
Courier Charges	\$173.95	
Long Distance Phone Calls	\$266.28	To various phone numbers in Texas, Arkansas, Colorado, Alabama, Iowa, Pennsylvania, and Mississippi
Equipment	\$106.99	One external hard drive for e-discovery
Postage	\$425.50	U.S. Postage and FedEx charges
Travel and Meal Expenses	\$11,861.30	Travel and expenses for Cable Frost and Brad Moody to Loveland, Colorado for depositions; C. Frost travel and expenses to Gainesville, Georgia for deposition; B. Moody travel and expenses to Cedar Rapids, Iowa for deposition; B. Moody travel and expenses to Mt. Pleasant and Lufkin, Texas for depositions; M. Bernier travel and expenses to Texas for deposition; C. Frost travel and expenses in Denver, Colorado for deposition; C. Frost travel and expenses to Atlanta, Georgia for deposition; travel and expenses to U.S. District Courthouse in Jackson, Mississippi for hearings and jury trial.
Trial Transcripts	\$2,231.30	For the various court reporters' invoices both for portions of the jury trial and various hearings

Total **\$84,910.23**

EXHIBIT E

COLOR CODED ATTORNEY FEE EXHIBIT

EXHIBIT 5

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Fee and Expense Detail

Date	TKPR Name	Billed Amt	BI Hrs	Billed Rate	Narrative
1/3/2012	Frost, Cable	\$348.00	1.2	\$290.00	Review correspondence in contracts re KLLM and PPC's dedicated services agreement and PPC's threat to terminate
1/5/2012	Frost, Cable	\$174.00	0.6	\$290.00	Confer with Brad Moody re issues surrounding PPC's threats to terminate dedicated services agreement
1/6/2012	Frost, Cable	\$116.00	0.4	\$290.00	Confer with Steve Kennedy re review of contracts and correspondence re PPC's threat to terminate dedicated services agreement
1/6/2012	Moody, Brad C.	\$147.00	0.6	\$245.00	Analyze agreements with Pilgrim's and evaluate options for filing suit
1/9/2012	Frost, Cable	\$464.00	1.6	\$290.00	Prepare for and participate in meeting to discuss potential suit re PPC's termination of dedicated hauling agreement; review email correspondence from counsel for PPC
1/9/2012	Kennedy, Steve	\$464.00	1.6	\$290.00	Review letter from Pilgrim's regarding dedicated termination; draft correspondence to N. White regarding same; meet with counsel regarding strategy for suit against JBS regarding same
1/10/2012	Frost, Cable	\$464.00	1.6	\$290.00	Prepare for and participate in conference call with Steve Kennedy and KLLM executives to discuss course of action re PPC's threatened termination of dedicated services agreement
1/12/2012	Frost, Cable	\$348.00	1.2	\$290.00	Draft email to counsel for PPC re KLLM's position on early termination; confer with Brad Moody and Steve Kennedy re same
1/17/2012	Frost, Cable	\$232.00	0.8	\$290.00	Correspondence with Rick Yarborough and Nick White re KLLM's offer to discuss resolution of relationship with PPC
1/20/2012	Frost, Cable	\$638.00	2.2	\$290.00	Email correspondence with Nick White, counsel for JBS/PPC; review agreements and correspondence in order to prepare for upcoming meeting with Mr. White
1/31/2012	Moody, Brad C.	\$220.50	0.9	\$245.00	Telephone conference with Jim Richards and Terry Thornton re [REDACTED]
1/31/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Evaluate damages figures for settlement purposes
1/31/2012	Moody, Brad C.	\$392.00	1.6	\$245.00	Analyze damages spreadsheet received from client
					Receive and review damages calculation from Terry Thornton; confer with Brad Moody re schedules attached to damages calculation and specific questions to ask KLLM; participate in telephone conference with [REDACTED]; draft email correspondence to counsel for JBS/PPC; begin analysis of personal jurisdiction issues that could arise should PPC be named as a defendant in the lawsuit
2/1/2012	Frost, Cable	\$928.00	3.2	\$290.00	

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15	2/3/2012	Frost, Cable	\$928.00	3.2	\$290.00	Receive and review correspondence from counsel for PPC/JBS re KLLM's proposal to resolve differences between the companies; confer with Steve Kennedy re same; confer with Brad Moody re beginning process of drafting Complaint against JBS for breach of contract; begin examination of case law supporting suit against JBS in light of contractual relationship with PPC and KLLM
16	2/6/2012	Moody, Brad C.	\$588.00	2.4	\$245.00	Review Mississippi and Fifth Circuit case law to support claims against JBS Carriers
17						Meet with B. Moody and discuss matter and requested research (0.5); research whether provision in agreement providing that JBS will insure that Pilgrim's Pride will adhere to transportation agreement is enforceable to the extent that it creates liability under a breach of contract theory (6.1)
18	2/6/2012	Bernier, Michael	\$1,617.00	6.6	\$245.00	Prepare proposed response to Nick White re PPC/JBS's settlement position; confer with internal KLLM team re same; transmit KLLM's response to Nick White; confer with Brad Moody re drafting of Complaint
19	2/7/2012	Frost, Cable	\$638.00	2.2	\$290.00	Research whether a company's assertion that it can control its affiliate's activities is enforceable
20	2/7/2012	Bernier, Michael	\$661.50	2.7	\$245.00	Draft and revise Complaint
21	2/8/2012	Bernier, Michael	\$539.00	2.2	\$245.00	Draft and revise Complaint
22	2/9/2012	Bernier, Michael	\$686.00	2.8	\$245.00	Draft and revise Complaint
23	2/10/2012	Frost, Cable	\$928.00	3.2	\$290.00	Review 5th Circuit case law re promises of affiliates or related companies with regard to enforceability; examine email chain and agreements between JBS, KLLM and PPC in order to formulate presentation of facts and legal arguments in complaint
24	2/10/2012	Moody, Brad C.	\$661.50	2.7	\$245.00	Revise and edit complaint; review federal rules re pleading requirements under new case law; review federal rules re pleading attorney's fees
25	2/10/2012	Bernier, Michael	\$637.00	2.6	\$245.00	Draft and revise Complaint
26	2/11/2012	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and update attorney notebooks re Email from C Frost to N White
27	2/11/2012	Craft, Julie	\$12.00	0.1	\$120.00	Conference with S. Kennedy re status of file and related tasks
28	2/13/2012	Frost, Cable	\$812.00	2.8	\$290.00	Research case law and revise Complaint to be filed against JBS; prepare for and participate in telephonic conferences with counsel for JBS re KLLM's sale of trailers to JBS and the ongoing relationship between KLLM and JBS should KLLM file suit; confer with Mike Bernier re additional causes of action
29	2/13/2012	Bernier, Michael	\$661.50	2.7	\$245.00	Meet with C. Frost and B. Moody to discuss first draft of Complaint and requested revisions (0.6); Draft and revise Complaint (2.1)
30	2/14/2012	Yarborough, Richard	\$100.00	0.5	\$200.00	Review of documents; Conference with S. Kennedy regarding Pilgrim's involvement. Draft and revise Complaint for Breach of Settlement Agreement (3.0); research pleading requirements for punitive damages (0.3)
31	2/14/2012	Bernier, Michael	\$808.50	3.3	\$245.00	Revise/edit Complaint to be filed against JBS; confer with internal team re punitive damages as well as causes of action; transmit to client for review and approval
	2/15/2012	Frost, Cable	\$928.00	3.2	\$290.00	

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32	2/15/2012	Yarborough, Richard	\$300.00	1.5	\$200.00	Review of draft of proposed complaint against JBS; Comment as to same; Address issue of punitive damages; Review settlement agreement with JBS in earlier matter
33	2/15/2012	Bernier, Michael	\$122.50	0.5	\$245.00	Revise Complaint and research prospective causes of action to add
34	2/16/2012	Moody, Brad C.	\$416.50	1.7	\$245.00	Evaluate service options; review Mississippi and federal rules re services; evaluate merits of requesting waiver of service of process; draft analysis re service options
35	2/16/2012	Craft, Julie	\$120.00	1	\$120.00	Conference with B. Moody and M. Bernier; Revisions to Complaint; Prepare Civil Cover Sheet; Prepare Summons to JBS Carriers, Inc.
36	2/16/2012	Bernier, Michael	\$710.50	2.9	\$245.00	Research and analyze waiver of service and serving process upon JBS Carriers and the benefits of each to determine which is the best course of action for us to take
37	2/17/2012	Craft, Julie	\$120.00	1	\$120.00	Finalize all documents; Correspondence to USDC re Complaint, Civil Cover Sheet, Summons to JBS Carriers, Inc. and payment of fees.
38	2/17/2012	Bernier, Michael	\$661.50	2.7	\$245.00	Research service of process and appropriate means by which to effect it, and arrange for service upon JBS Carriers by certified mail
39	2/20/2012	Frost, Cable	\$348.00	1.2	\$290.00	Confer with JBS and KLLM re KLLM's sale of trailers to JBS and affect on pending litigations; review draft of Bill of Sale and invoice re sale of trailers; confer with Nick White re draft of Purchase Agreement for trailers
40	2/22/2012	Frost, Cable	\$232.00	0.8	\$290.00	Confer with KLLM re JBS's proposed Bill of Sale and logistics of same; confer with Nick White re expected date for payment of trailers
41	2/22/2012	Craft, Julie	\$60.00	0.5	\$120.00	Conference with B. Moody re service of process status; Analyze status of mail receipt; Report to attorneys that service was perfected on February 21st; Calendar JBS Carriers's answer deadline
42	2/24/2012	Craft, Julie	\$24.00	0.2	\$120.00	Conference with attorneys re status and related issues; Update to attorney notebooks re same, recent communication and pleadings
43						Confer with Terry Thornton re status of payment for trailers to be sold to PPC; contact counsel for PPC to discuss same; receive and review correspondence from counsel representing JBS regarding response date of JBS; confer with Steve Kennedy re same; review proposed pleadings to extend Answer deadline
44	3/6/2012	Frost, Cable	\$464.00	1.6	\$290.00	Begin discovery plan and drafting of interrogatories
45	3/7/2012	Frost, Cable	\$377.00	1.3	\$290.00	Continue evaluation and workup of potential discovery requests
46	3/9/2012	Frost, Cable	\$232.00	0.8	\$290.00	
47	3/15/2012	Frost, Cable	\$174.00	0.6	\$290.00	Confer with Terry Thornton
	3/15/2012	Kennedy, Steve	\$58.00	0.2	\$290.00	Update T. Thornton on JBS suit
48	3/16/2012	Frost, Cable	\$522.00	1.8	\$290.00	Review contracts and materials provided by Terry Thornton and conduct telephonic conference to discuss findings regarding valuation of leased trailers
49	3/19/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Receive and review pro hac vice application for new counsel for JBS Carriers
50	3/20/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re JBS Carrier's Motion for Extension of Time to file its response to Complaint

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51	3/20/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re Court's Order allowing JBS Carriers until March 28th to file response to Complaint
52	3/20/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re Brian Eberle's Application for Admission Pro Hac Vice and Court's approval of same
53	3/28/2012	Frost, Cable	\$174.00	0.6	\$290.00	Receive and review PPC's Answer to KLLM's Complaint
54	3/28/2012	Frost, Cable	\$406.00	1.4	\$290.00	Confer with Steve Kennedy re discovery plan in PPC; begin initial drafts of discovery to be propounded to PPC
55	3/28/2012	Kennedy, Steve	\$58.00	0.2	\$290.00	Update to J. Richards regarding case status
56	3/28/2012	Bernier, Michael	\$49.00	0.2	\$245.00	Review Answer and Affirmative Defenses of JBS carriers
57	3/29/2012	Frost, Cable	\$348.00	1.2	\$290.00	Continue formulation of discovery plan and specific discovery requests
58	3/29/2012	Yarborough, Richard	\$100.00	0.5	\$200.00	Receipt and review of answer filed in action
59	3/29/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re Appearance of J. Hafter as counsel for JBS Carriers
60	3/29/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re Answer of JBS Carriers
61	3/29/2012	Craft, Julie	\$24.00	0.2	\$120.00	Conference with C. Frost re Answer of JBS Carriers and related tasks
62	3/30/2012	Frost, Cable	\$464.00	1.6	\$290.00	Continue formulation of discovery plan per conversation with Steve Kennedy
63	3/30/2012	Craft, Julie	\$60.00	0.5	\$120.00	Analyze and update attorney notebooks, calendar re Rule 16(a) Initial Order and related deadlines
64	4/3/2012	Frost, Cable	\$319.00	1.1	\$290.00	Receive and review Court's Rule 16(a) Order and Corporate Disclosure and answer of JBS
65	4/5/2012	Kennedy, Steve	\$58.00	0.2	\$290.00	Receive and review court's initial order and deadlines
66	4/6/2012	Craft, Julie	\$24.00	0.2	\$120.00	Update to attorney calendars re attorney conference set for May 1st
67	4/10/2012	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and update attorney notebooks re status, recent developments
68	4/16/2012	Bernier, Michael	\$98.00	0.4	\$245.00	Review pleadings in preparation for drafting discovery requests
69	4/17/2012	Bernier, Michael	\$612.50	2.5	\$245.00	Draft First Sets of Interrogatories, Requests for Production of Documents, and Requests for Admission to JBS Carriers
70	4/18/2012	Bernier, Michael	\$882.00	3.6	\$245.00	Draft First Set of Interrogatories, First Requests for Production of Documents, and First Requests for Admissions
71	4/19/2012	Bernier, Michael	\$245.00	1	\$245.00	Draft First Set of Interrogatories, First Requests for Production of Documents, and First Requests for Admissions
72	4/20/2012	Bernier, Michael	\$514.50	2.1	\$245.00	Draft and revise First Set of Interrogatories, First Requests for Production, and First Requests for Admission
73	4/23/2012	Frost, Cable	\$377.00	1.3	\$290.00	Begin process of accumulating specific document requests to address specific issues in case; begin preparations for upcoming attorney conference
74	4/24/2012	Frost, Cable	\$377.00	1.3	\$290.00	Confer with Brad Moody re initial disclosures and electronic discovery; continue preparations for upcoming attorney conference; continue development of discovery plan for document requests

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75	4/25/2012	Frost, Cable	\$406.00	1.4	\$290.00	Continue preparations for upcoming attorney conference and preparation of initial disclosures
76	4/25/2012	Bernier, Michael	\$269.50	1.1	\$245.00	Prepare initial disclosure
77	4/27/2012	Frost, Cable	\$638.00	2.2	\$290.00	Confer with Brad Moody and Mike Bernier regarding initial disclosures in KLLM's first set of discovery requests to be served after attorney conference; continue preparations for attorney conference
78	4/27/2012	Bernier, Michael	\$147.00	0.6	\$245.00	Prepare Initial Disclosure
79	4/30/2012	Moody, Brad C.	\$318.50	1.3	\$245.00	Review local rules, case file and other materials to prepare for initial attorney conference; identify issues concerning electronically stored information to address during conference call with court
80	4/30/2012	Bernier, Michael	\$490.00	2	\$245.00	Prepare proposed Case Management Order; prepare initial disclosure statement
81	5/1/2012	Moody, Brad C.	\$441.00	1.8	\$245.00	Continue preparing for early attorney conference; call with Cable Frost to discuss issues for conference with defense counsel; participate in conference call with defense counsel in accordance with court order
82	5/2/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Correspond with Jim Richards and Terry Thornton re discovery issues
83	5/3/2012	Frost, Cable	\$812.00	2.8	\$290.00	Prepare for and participate in attorney conference with counsel for JBS; confer with Brad Moody re privilege issues and need to begin initial discovery; continue work on discovery plan
84	5/4/2012	Frost, Cable	\$638.00	2.2	\$290.00	Confer with counsel for JBS re privileged log and ADR agreements reached during attorney conference; begin review of discovery drafted by Mike Bernier; confer with Mike Bernier and Brad Moody re KLLM's initial disclosures and need to secure electronic information
85	5/4/2012	Bernier, Michael	\$122.50	0.5	\$245.00	Draft Rule 16.1(a) case management conference confidential memorandum to magistrate judge
86	5/7/2012	Bernier, Michael	\$637.00	2.6	\$245.00	Draft and revise Rule 16.1(a) case management conference confidential memorandum to magistrate judge
87	5/8/2012	Frost, Cable	\$1,044.00	3.6	\$290.00	Continue work on draft discovery; Confidential Settlement Memorandum and Case Management Order due next week; telephonic conference with Jim Richards re JBS' request to participate in third-party mediation; confer with counsel for JBS re KLLM's willingness to participate in third-party mediation and split costs, recommend Bobby Dallas as mediator; begin process of reviewing electronic reports and assessments of KLLM's performance under the Dedicated Services Agreement
88	5/8/2012	Moody, Brad C.	\$122.50	0.5	\$245.00	Conference to discuss discovery strategy and other pre-discovery issues
89	5/8/2012	Yarborough, Richard	\$145.00	0.5	\$290.00	Conference with Cable Frost regarding mediation and mediator selection; Discussion status of case

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90	5/8/2012	Bernier, Michael	\$833.00	3.4	\$245.00	Draft and revise Rule 16.1(a) case management conference confidential memorandum to magistrate judge (2.0); review emails and documents in preparation for initial disclosures (1.4)
91	5/9/2012	Frost, Cable	\$638.00	2.2	\$290.00	Begin analysis of KLLM's damages calculation; review supporting materials provided by Terry Thornton; confer with Brad Moody re [REDACTED]
92	5/11/2012	Frost, Cable	\$580.00	2	\$290.00	Continue work on discovery requests, Confidential Memorandum to court and updated damages analysis
93						Work on Case Management Order and Confidential Settlement Memorandum to be presented to Judge Anderson; confer with Brad Moody and Mike Bernier re damages and discovery issues; begin work on initial disclosures to be submitted to Judge; confer with counsel for JBS re discovery deadlines and possibilities of mediation; draft email correspondence to counsel for JBS re KLLM's unwillingness to stay discovery pending mediation
94	5/14/2012	Frost, Cable	\$1,102.00	3.8	\$290.00	Revise and edit proposed case management order
95	5/14/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Provide final revisions/edits to Confidential Settlement Memorandum and Case Management Order to be presented to Judge; contact mediator's assistant to discuss availability of dates and timing of mediation position papers; confer with counsel for JBS re same
96	5/15/2012	Frost, Cable	\$638.00	2.2	\$290.00	Final review and approve confidential memo to court in JBS case
97	5/15/2012	Kennedy, Steve	\$1,218.00	4.2	\$290.00	Revise Rule 16.1(a) case management conference confidential memorandum to magistrate judge
98	5/15/2012	Bernier, Michael	\$245.00	1	\$245.00	Confer with counsel for JBS re mediation and timing of discovery; send email correspondence to counsel for JBS re-urging KLLM's position of not delaying case pending mediation; contact mediation assistant in order to discern materials to be provided to Bobby Dallas; gather and provide requested materials to Bobby Dallas for his preparation of serving as mediator; review and execute mediation agreements; conference call with Jim Richards to discuss upcoming need for documents and damages figures in order to satisfy initial disclosure requirements under federal rules; review available documents and email correspondence in order to begin process of identifying witnesses and other documents to be disclosed
99	5/16/2012	Frost, Cable	\$1,160.00	4	\$290.00	Correspond with defense counsel re proposed case management order; revise case management order; correspond with court re case management conference
	5/16/2012	Moody, Brad C.	\$196.00	0.8	\$245.00	

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100	5/17/2012	Frost, Cable	\$870.00	3	\$290.00	Confer with Bobby Dallas re earlier start time for mediation; confer with Mike Bernier and Brad Moody re damages calculations, categories of damages and need for additional documentation; confer with Terry Thornton re need for additional damages information and backup documents; conference with Mike Bernier re [REDACTED]; confer with counsel for JBS re KLLM's damages calculations and documents shared to date; confer with counsel for JBS re process for pulling electronic documents for purposes of initial disclosures
101	5/17/2012	Yarborough, Richard	\$145.00	0.5	\$290.00	Review of settlement position letter submitted to Magistrate and related case documents
102	5/17/2012	Bernier, Michael	\$441.00	1.8	\$245.00	Review and analyze initial disclosure materials
103	5/18/2012	Bernier, Michael	\$343.00	1.4	\$245.00	Review and analyze documents related to damages to prepare for damage computation of initial disclosure
104	5/21/2012	Craft, Julie	\$48.00	0.4	\$120.00	Work with C. Frost regarding upcoming mediation and arrangements for same; Calendar mediation and associated deadlines
105	5/21/2012	Bernier, Michael	\$392.00	1.6	\$245.00	Review and analyze documents and information related to KLLM's claim for damages (1.2); phone calls to Terry Thornton and Andy Morris regarding May 23, meetings (0.4)
106						Confer with Mike Bernier and Brad Moody re KLLM's initial disclosure obligations; review emails and documents exchanged between KLLM and JBS re alleged service issues and damages; review previous damages calculations and back-up provided by Terry Thornton; confer with M. Bernier re e-discovery issues; prepare for upcoming CMC with Judge Anderson; confer with counsel for JBS re same
107	5/22/2012	Frost, Cable	\$1,392.00	4.8	\$290.00	Review damages materials as part of initial disclosure
	5/22/2012	Bernier, Michael	\$147.00	0.6	\$245.00	Prepare for and participate in case management conference with Judge Anderson and counsel for JBS; continue work on discovery and initial disclosure obligations
108	5/23/2012	Frost, Cable	\$928.00	3.2	\$290.00	Travel to and from KLLM to meet with Andy Morris, to discuss and analyze electronic stored information, and Terry Thornton, to discuss damages,
109	5/23/2012	Bernier, Michael	\$1,347.50	5.5	\$245.00	Continue work in disclosure/e-discovery issues; continue analysis and comment on damage calculations and back-up materials previously provided by Terry Thornton
110	5/24/2012	Frost, Cable	\$1,247.00	4.3	\$290.00	Review damage related documents sent by Terry Thornton for initial disclosure
111	5/24/2012	Bernier, Michael	\$269.50	1.1	\$245.00	Conference with counsel for KBS re disclosure and e-discovery issues; confer with Brad Moody and Mike Bernier re same; consult with internal IT staff re volume of materials to be processed received from KLLM
112	5/25/2012	Frost, Cable	\$899.00	3.1	\$290.00	Conferences with technology group re extracting relevant e-mails; telephone conferences with Andy Mozingo re extracting e-mails; prepare protocol for Andy Mozingo
113	5/25/2012	Moody, Brad C.	\$367.50	1.5	\$245.00	

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114	5/25/2012	Bernier, Michael	\$392.00	1.6	\$245.00	Review and analyze electronic data and make arrangements for ESI recovery as part of initial disclosure
115	5/28/2012	Bernier, Michael	\$49.00	0.2	\$245.00	Revise Initial Disclosure
116						Review KLLM's financial calculations and backup documents; discuss same with Brad Moody and Brad Bernier; review electronic correspondence and emails from internal KLLM personnel responding to complaints re performance under the Dedicated Services Agreement; confer with Mike Bernier re conversations with Brandon Woods; draft additional questions to discuss with KLLM and Brandon Woods; confer with Brad Moody re Andy Mozingo's work with emails pulled by KLLM; continue preparations for upcoming initial disclosures
117	5/29/2012	Frost, Cable	\$1,827.00	6.3	\$290.00	Work regarding e-mail searches and confer with T. Thornton regarding same
118	5/29/2012	Kennedy, Steve	\$116.00	0.4	\$290.00	Revise and edit initial disclosures; review damages documents; telephone conference with Andy Mozingo re electronic discovery project; draft memo to Andy Mozingo outlining searches for culling e-mails
119	5/29/2012	Moody, Brad C.	\$637.00	2.6	\$245.00	Analyze and update attorney notebooks, calendar re trial date and other deadlines included in Case Management Order entered by Judge
120	5/29/2012	Craft, Julie	\$72.00	0.6	\$120.00	Phone conversations with Brandon Woods regarding service processes and procedures (0.9); review and analyze documents and materials for initial disclosure (2.4)
121	5/29/2012	Bernier, Michael	\$808.50	3.3	\$245.00	Continue work on all aspects of initial disclosures including email correspondence, backup documents and reports documenting performance under the Dedicated Service Agreement; confer with KLLM personnel re documents and calculations to be included in initial disclosures; confer with Brad Moody and Mike Bernier re additional questions to ask KLLM employees; begin revisions to discovery to be propounded in light of information learned during course of initial disclosures
122	5/30/2012	Frost, Cable	\$2,088.00	7.2	\$290.00	Correspond with defense counsel re document production issues; correspond with Andy Mozingo re data production issues; analyze damages spreadsheet from Terry Thornton; telephone conference with Terry Thornton re damages spreadsheet; continue drafting and revising damages calculations for initial disclosures;
123	5/30/2012	Moody, Brad C.	\$1,886.50	7.7	\$245.00	correspond with Terry Thornton re damages calculations; review e-mails of Brandon Woods to identify additional documents for production; review powerpoint presentation given by Bill Hahn to identify slides to include in initial production
	5/30/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re Information for Terry Thornton Witness File

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124	5/30/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re recent documents; Conference with S. Kennedy and R. Yarborough re status, related tasks
125	5/30/2012	Bernier, Michael	\$1,151.50	4.7	\$245.00	Review and analyze documents and materials for initial disclosure (3.7); phone conversations and exchange of emails with Terry Thornton and Brandon Woods regarding initial disclosure (1.0)
126	5/31/2012	Frost, Cable	\$1,972.00	6.8	\$290.00	Receive and review updated damages calculations and backup documents supporting KLLM's claim damages; review backup documents and other materials supporting each category of KLLM's damages; review PowerPoint and emails correspondence shared with JBS during the course of KLLM's performance under the Dedicated Services Agreement; review finalized damage calculations and initial disclosures document to be filed with Court; receive and review JBS' initial disclosures; confer with Steve Kennedy re content of same; begin review of certain documents associated with JBS' initial disclosures; confer with Steve Kennedy re email correspondence and negotiations surrounding initial settlement agreement containing Paragraph V language re continuation of Schedule A
127	5/31/2012	Kennedy, Steve	\$522.00	1.8	\$290.00	Update on status of document production; review initial disclosures of KLLM, review initial disclosures and privilege log filed by JBS; compile e-mails with JBS regarding negotiation/settlement agreement
128	5/31/2012	Moody, Brad C.	\$1,372.00	5.6	\$245.00	Continue drafting and revising damages calculations for initial disclosures; identify and correct issues with documents to be produced; review documents supporting damages calculations received from Terry Thornton; continue reviewing documents for production; draft/revise spreadsheets for production; address electronic discovery issues
129	5/31/2012	Craft, Julie	\$12.00	0.1	\$120.00	Prepare check requisition for Global CFI (computer analysis)
130	5/31/2012	Craft, Julie	\$420.00	3.5	\$120.00	Analyze and Bates Number documents for production; Prepare Notice of Service of Initial Disclosures; Electronically submit to Court; Finalize KLLM's Initial Disclosure; Correspondence to all counsel forwarding disclosures; Create discs of documents produced; Analyze and update attorney notebooks re JBS Carrier's Notice of Service of Privilege Log, Privilege Log, Notice of Service of Initial Disclosures and Initial Disclosures
131	5/31/2012	Bernier, Michael	\$1,445.50	5.9	\$245.00	Review and analyze documents and materials and prepare initial disclosure
132	6/1/2012	Frost, Cable	\$1,508.00	5.2	\$290.00	Continue review of JBS' initial disclosures and documents provided with same
133	6/1/2012	Moody, Brad C.	\$1,347.50	5.5	\$245.00	Analyze JBS Carriers' initial disclosures; draft memo outlining key issues identified from initial disclosures; begin reviewing voluminous document production from JBS Carriers; correspond with defense counsel re issues with their document production

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134	6/1/2012	Craft, Julie	\$120.00	1	\$120.00	Initial analysis of JBS Carriers' documents produced with initial disclosures (JC000001 through JC000720) and forward same to attorneys for review; Update regarding explanation of missing documents JC000059-000072.
135	6/4/2012	Frost, Cable	\$696.00	2.4	\$290.00	Begin review of documentation of service and claims issues provided by JBS/Pilgrims
136	6/4/2012	Moody, Brad C.	\$759.50	3.1	\$245.00	Continue reviewing voluminous document production for JBS Carriers
137	6/4/2012	Craft, Julie	\$36.00	0.3	\$120.00	Correspondence to Global CFI re forensic computer analysis
138	6/4/2012	Craft, Julie	\$300.00	2.5	\$120.00	Prepare attorney notebooks of documents produced by JBS Carriers and begin itemization of same
139	6/4/2012	Bernier, Michael	\$122.50	0.5	\$245.00	Review and analyze Settlement Agreement, Schedule A, and Transportation Agreement to ascertain KLLM's contractual duty to perform Schedule A
140						Continue review of emails and spreadsheets detailing accounts of service issues and other complaints with regard to KLLM's performance under the Dedicated Services Agreement
141	6/5/2012	Frost, Cable	\$1,508.00	5.2	\$290.00	Correspond with client re initial disclosures and document issues
142	6/5/2012	Craft, Julie	\$240.00	2	\$120.00	Prepare Production Log and itemize documents produced by KLLM to date
143	6/5/2012	Bernier, Michael	\$367.50	1.5	\$245.00	Conduct research regarding modifications of contract and result of conflicting terms
144	6/6/2012	Frost, Cable	\$696.00	2.4	\$290.00	Continue review of claims and emails regarding KLLM's performance under the Dedicated Service Agreement and Pilgram's dissatisfaction with same
145	6/7/2012	Frost, Cable	\$1,247.00	4.3	\$290.00	Continue review of initial disclosure documents regarding Pilgram's complaints of KLLM's performance under the Dedicated Services Agreement
146	6/7/2012	Yarborough, Richard	\$100.00	0.5	\$200.00	Review of disclosures filed by parties to action
147	6/8/2012	Frost, Cable	\$1,334.00	4.6	\$290.00	Continue review of initial disclosure documents regarding Pilgram's complaints of KLLM's performance under the Dedicated Services Agreement
148						Prepare for and participate in conference call with counsel for JBS to discuss ESI issues; confer with Brad Moody re financial expert; continue review of KLLM's damages calculations and supporting documents as compared to the underlying contract and Dedicated Services Agreement
149	6/11/2012	Frost, Cable	\$986.00	3.4	\$290.00	Continue evaluation of KLLM's damages as compared to terms in underlying agreement and Dedicated Services Agreement; review additional emails provided by JBS allegedly detailing service issues with KLLM's performance under the Dedicated Services Agreement
150	6/12/2012	Frost, Cable	\$928.00	3.2	\$290.00	Conference call with counsel for JBS to confirm agreement on ESI issues and to discuss upcoming arbitration; confer with Mike Bernier re research and motion to seek summary judgment based on absence of termination clause in Schedule A and the Settlement Agreement; continue review of documents produced by JBS
	6/13/2012	Frost, Cable	\$638.00	2.2	\$290.00	

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151	6/14/2012	Frost, Cable	\$522.00	1.8	\$290.00	Follow-up call with counsel for JBS re list of complaints and detailed instances of claims denied by KLLM; continue review of documents produced by JBS; begin research re the participation of counsel in the negotiation of a settlement agreement only to be later identified as fact witnesses
152	6/14/2012	Bernier, Michael	\$122.50	0.5	\$245.00	Conduct research regarding contract modification
153	6/15/2012	Moody, Brad C.	\$122.50	0.5	\$245.00	Telephone conference with Brandon Woods re e-mails produced by JBS Carriers; correspond with Brandon Woods re same
154	6/15/2012	Bernier, Michael	\$49.00	0.2	\$245.00	Review and analyze contractual agreements for summary judgment
155	6/18/2012	Craft, Julie	\$360.00	3	\$120.00	Continue to work on itemization of documents produced by JBS Carriers
156						Confer with damages expert re initial opinions in case; continue review of documents provided by Pilgrim's/JBS; receive and begin review of Brandon Wood's explanation of certain documents provided for review
157	6/19/2012	Frost, Cable	\$1,102.00	3.8	\$290.00	Review of documents forwarded by JBS in defense of claim
157	6/19/2012	Yarborough, Richard	\$145.00	0.5	\$290.00	Review KLLM's damages calculations and supporting documents in preparation for conference with expert witness; begin draft of additional discovery aimed at incorporating issues identified during initial disclosures; evaluate [REDACTED]
158	6/20/2012	Frost, Cable	\$1,073.00	3.7	\$290.00	[REDACTED] confer with Steve Kennedy re KLLM's claims in this matter
159						Telephone conference with Dr. Carl Brooking to provide overview of case; identify and review documents to provide to Dr. Brooking; telephone conference with Terry Thornton to discuss using Dr. Brooking over Horne CPA
160	6/21/2012	Moody, Brad C.	\$294.00	1.2	\$245.00	Conduct research regarding contract modification
161	6/21/2012	Bernier, Michael	\$196.00	0.8	\$245.00	Telephone conference with Dr. Carl Brooking re opinions of damages calculations
161	6/25/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Prepare index of documents produced to experts and add documents recently to C. Brooking
162	6/25/2012	Craft, Julie	\$60.00	0.5	\$120.00	Conference re expert retention and related tasks
163	6/25/2012	Craft, Julie	\$12.00	0.1	\$120.00	Conduct research regarding contract modification and standard of review for Plaintiffs summary judgment
164	6/25/2012	Bernier, Michael	\$441.00	1.8	\$245.00	Address issues with damages calculations
165	6/26/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Conference with Brad Moody re KLLM service records and upcoming mediation with Bobby Dallas; Review documents
166	6/26/2012	Yarborough, Richard	\$145.00	0.5	\$290.00	Draft Memorandum in Support of Motion for Summary Judgment
167	6/26/2012	Bernier, Michael	\$49.00	0.2	\$245.00	Prepare for and participate in call with counsel for JBS to discuss upcoming arbitration as well as damages and document issues
168	6/27/2012	Frost, Cable	\$638.00	2.2	\$290.00	Review documents produced by JBS in response to certain issues raised on call with counsel for JBS
169	6/27/2012	Frost, Cable	\$812.00	2.8	\$290.00	
170	6/27/2012	Kennedy, Steve	\$87.00	0.3	\$290.00	Review court's scheduling order and calendar dates

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171	6/27/2012	Moody, Brad C.	\$980.00	4	\$245.00	Telephone conference with Dr. Brooking re damages calculations; begin drafting mediation statement; telephone conference with Terry Thornton re meeting to discuss damages calculations; review case law on contract construction; correspond with Terry Thornton re documents needed before mediation
172						Prepare for and participate in conference with Jim Richards, Terry Thornton and Dr. Carl Brooking to discuss KLLM's damages calculations as well as upcoming mediation; work with Dr. Brooking re certain categories of KLLM's damages; review damages' spreadsheet and categories provided by Terry Thornton in order to discuss claims with Carl Brooking
173	6/28/2012	Frost, Cable	\$1,247.00	4.3	\$290.00	Review damages information to prepare for meeting with Terry Thornton; participate in strategy meeting with Terry Thornton, Jim Richards, Dr. Carl Brooking and Cable Frost; continue drafting and revising mediation statement
174	6/28/2012	Moody, Brad C.	\$1,494.50	6.1	\$245.00	Revise/edit mediation statement to be submitted to Bobby Dallas; confer with Carl Brooking re updated calculation of KLLM's damages; confer with Brad Moody re need to obtain additional information to provide to JBS in advance of the mediation
175	6/29/2012	Frost, Cable	\$899.00	3.1	\$290.00	Continue working on mediation statement; review letter opinion from Dr. Carl Brooking
176	6/29/2012	Moody, Brad C.	\$490.00	2	\$245.00	Analyze and update attorney notebooks re recent communications, documents and correspondence received; Conference with S. Kennedy and R. Yarborough re status and related tasks; Assist in preparation of mediation statement and additional documents to be produced.
177	6/29/2012	Craft, Julie	\$60.00	0.5	\$120.00	Work on obtaining documents to be produced, prepare documents for production, Bates label documents produced, and incorporate documents into attorneys discovery notebook
178	6/29/2012	Summers, Melissa	\$132.00	1.1	\$120.00	Prepare for and participate in call with counsel for JBS to discuss upcoming arbitration and damages calculation issues
179	7/2/2012	Frost, Cable	\$319.86	1.8	\$177.70	Review mediation statement and prepare for mediation
180	7/2/2012	Kennedy, Steve	\$124.39	0.7	\$177.70	Review of KLLM mediation statement; Conference with Brad Moody re same; Review of damages calculation forwarded by Cable Frost
181	7/2/2012	Yarborough, Richard	\$177.70	1	\$177.70	Draft Motion for Summary Judgment
182	7/2/2012	Bernier, Michael	\$60.05	0.4	\$150.13	Receive and review information provided by KLLM personnel re claims negotiations as well as alleged service issues; begin preparation for arbitration; continue review of emails and claims summaries
183	7/3/2012	Frost, Cable	\$639.72	3.6	\$177.70	Analyze Brandon Woods' memo with responses to PPC's criticisms of KLLM's service levels; correspond with Brandon Woods re additional claims; review additional documentation and evaluate whether to produce in advance of mediation
184	7/3/2012	Moody, Brad C.	\$600.51	4	\$150.13	Draft Memorandum in Support of Motion for Summary Judgment
	7/4/2012	Bernier, Michael	\$225.19	1.5	\$150.13	

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185	7/5/2012	Frost, Cable	\$550.87	3.1	\$177.70	Prepare for and participate in conference call with KLLM personnel to prepare for arbitration; continue preparation for arbitration through analysis of emails and claims summaries; re-read Complaint position statements and damages documents in order to address questions potentially posed by mediator; confer with Brad Moody re same; receive and review summary from Brandon Woods of certain alleged service issues
186	7/5/2012	Kennedy, Steve	\$142.16	0.8	\$177.70	Conference call with J. Richards and T. Thornton in preparation for mediation and prepare for mediation
187	7/5/2012	Moody, Brad C.	\$75.06	0.5	\$150.12	Analyze claims materials provided by Bill Hahn and compare with JBS Carriers' arguments re poor performance
188	7/5/2012	Bernier, Michael	\$540.46	3.6	\$150.13	Conduct research regarding contract modifications and the effect on inconsistent terms; draft Memorandum in Support of Motion for Summary Judgment
189	7/6/2012	Frost, Cable	\$764.12	4.3	\$177.70	Prepare for and participate in mediation with KLLM personnel and Steve Kennedy
190	7/6/2012	Kennedy, Steve	\$835.20	4.7	\$177.70	Attend mediation with Jim and Terry; follow-up phone call with JBS counsel
191	7/6/2012	Bernier, Michael	\$60.05	0.4	\$150.13	Draft Memorandum in Support of Motion for Summary Judgment
192	7/9/2012	Yarborough, Richard	\$88.85	0.5	\$177.70	Conference with S. Kennedy regarding developments during mediation
193						Receive and review correspondence from Bill Hahn re additional information concerning alleged service issues by JBS; confer with Brad Moody re revisions to discovery and need to serve given lack of progress made in mediation; begin review of additional JBS documents in order to formulate a discovery plan; confer with Steve Kennedy re status of case moving forward based on mediation
194	7/10/2012	Frost, Cable	\$479.79	2.7	\$177.70	Correspond with Bill Hahn re discovery issues
195	7/10/2012	Moody, Brad C.	\$45.04	0.3	\$150.13	Review of communication from B. Hahn; Conference with C. Frost re case status; Review additional documentation
196	7/10/2012	Yarborough, Richard	\$124.39	0.7	\$177.70	Prepare check requisition for Sessums, Dallas & Morrison
197	7/10/2012	Craft, Julie	\$14.71	0.2	\$73.55	Analyze and update attorney notebooks re correspondence from mediator
198	7/10/2012	Craft, Julie	\$7.35	0.1	\$73.50	Revise and edit written discovery requests
199	7/11/2012	Moody, Brad C.	\$375.32	2.5	\$150.13	Revise/edit discovery in order to target certain documents in possession of JBS and flesh out specifics of service claims; confer with Brad Moody re same; search information provided by JBS for correspondence and actions of Mark Norman
200	7/12/2012	Frost, Cable	\$462.02	2.6	\$177.70	Revise and finalize discovery requests to serve on JBS Carriers
201	7/12/2012	Moody, Brad C.	\$105.09	0.7	\$150.13	Correspondence to Sessum Dallas re mediation services
202	7/12/2012	Craft, Julie	\$14.71	0.2	\$73.55	Analyze and update attorney calendar re deadline for JBS Carriers to respond to KLLM's discovery requests
203	7/16/2012	Craft, Julie	\$14.71	0.2	\$73.55	Receive and review certain documents provided by Bill Hahn re claims by Pilgrim's
204	7/17/2012	Frost, Cable	\$213.24	1.2	\$177.70	Review of internal emails forwarded by Bill Hahn
	7/17/2012	Yarborough, Richard	\$88.85	0.5	\$177.70	

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205	7/18/2012	Frost, Cable	\$390.94	2.2	\$177.70	Continue research re summary judgment possibility given strained reading of contract as set forth by JBS
206	7/18/2012	Moody, Brad C.	\$150.13	1	\$150.13	Review documents from Bill Hahn re claims submitted by Pilgrim's Pride
207	7/18/2012	Bernier, Michael	\$180.15	1.2	\$150.13	Draft Memorandum in Support of Motion for Summary Judgment
208	7/19/2012	Frost, Cable	\$195.47	1.1	\$177.70	Confer with Brad Moody re review of Bill Hahn documents as well as those provided by JBS
209	7/19/2012	Craft, Julie	\$36.77	0.5	\$73.54	Analyze and update attorney notebooks re Claim 10007002 emails from B. Hahn
210	7/19/2012	Craft, Julie	\$22.06	0.3	\$73.53	Analyze and update attorney notebooks re KLLM's First Set of RFAs, Interrogatories and RPODs propounded to JBS Carriers, as entered with Court
211	7/19/2012	Bernier, Michael	\$195.17	1.3	\$150.13	Draft Memorandum in Support of Motion for Summary Judgment
212	7/20/2012	Bernier, Michael	\$315.27	2.1	\$150.13	Research case law pertaining to contract interpretation
213	7/22/2012	Bernier, Michael	\$375.32	2.5	\$150.13	Draft Memorandum in Support of Motion for Summary Judgment
214	7/23/2012	Bernier, Michael	\$645.55	4.3	\$150.13	Draft Memorandum in Support of Motion for Summary Judgment
215						Receive and begin review of discovery requests from JBS; confer with M. Bernier and B. Moody re same; begin review of dispositive motion prepared by M. Bernier; confer with S. Kennedy re time and effort re discovery served by JBS in need for substantial KLLM involvement; continue review of discovery requests in order to formulate plan for response and prepare for call of the client to discuss same
216	7/24/2012	Frost, Cable	\$568.64	3.2	\$177.70	Correspond with counsel for JBS Carriers re discovery requests; analyze discovery requests from JBS Carriers; begin compiling list of documents needed from KLLM; compile list of objections to discovery requests; identify issues to raise with counsel for JBS Carriers re discovery requests
217	7/24/2012	Moody, Brad C.	\$360.30	2.4	\$150.13	Analyze and update attorney notebooks, calendar re JBS Carriers's Notices of Service and First Set of Interrogatories and RPODs to KLLM
218	7/24/2012	Craft, Julie	\$22.06	0.3	\$73.53	Draft Memorandum of Authorities in Support of Motion for Partial Summary Judgment
219	7/24/2012	Bernier, Michael	\$495.42	3.3	\$150.13	Continue review of dispositive motion and discovery served by JBS in order to frame KLLM's responses to JBS's discovery; begin list of additional materials needed to pursue summary judgment
220	7/25/2012	Frost, Cable	\$390.94	2.2	\$177.70	Begin drafting and revising responses to JBS Carriers' interrogatories; correspond with Jim Richards and Terry Thornton re discovery issues
221	7/25/2012	Moody, Brad C.	\$180.15	1.2	\$150.13	Correspond with Jim Richards and Terry Thornton re discovery issues
222	7/26/2012	Moody, Brad C.	\$30.03	0.2	\$150.15	Prepare for and participate in discussion with KLLM to devise plan for responding to discovery as well as dealing with ESI issues in case; follow-up conversation with IT personnel; email correspondence to counsel for JBS re ESI issues in the case; confer with B. Moody and M. Bernier re driver issue associated with KLLM's claims
	7/27/2012	Frost, Cable	\$390.94	2.2	\$177.70	

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223	7/27/2012	Moody, Brad C.	\$270.23	1.8	\$150.13	Review attorney notes to prepare for call with client; participate in conference call with Jim Richards and Terry Thornton re discovery propounded by JBS Carriers
224	7/27/2012	Craft, Julie	\$51.47	0.7	\$73.53	Conference with M. Bernier; Analyze documents referenced by JBS is discovery requests and provide same to attorneys
225						Review JBS Carriers' Discovery Requests (0.8); attend teleconference with Jim Richards, Terry Thornton, Cable Frost, and Brad Moody regarding JBS Carriers' Discovery Requests (1.0); prepare outline and instructions for collecting materials and factsfor responding to JBS Carriers' Discovery Requests (1.9); draft Responses to JBS Carriers' Discovery Requests (1.4)
226	7/27/2012	Bernier, Michael	\$765.65	5.1	\$150.13	Draft Responses to JBS Carriers' First Set of Interrogatories
227	7/28/2012	Bernier, Michael	\$90.08	0.6	\$150.13	Work on checklist of documents needed from KLLM; work on electronic discovery issues; telephone conference with Terry Thornton and Andy Morris re discovery issues; continue drafting and revising discovery responses
228	7/30/2012	Moody, Brad C.	\$675.57	4.5	\$150.13	Analyze and update attorney notebooks re recent communications, documents and correspondence received; Conference with S. Kennedy and R. Yarbrough re status and related tasks
229	7/30/2012	Craft, Julie	\$14.71	0.2	\$73.55	Create table of search terms and email custodians for email-searches as part KLLM's Responses to JBS Carriers' Discovery Requests (0.5); draft Responses to JBS Carriers' Interrogatories (0.7); draft Responses to JBS Carriers' Requests for Production(0.7); conference call with Terry Thornton, Andy Morris, and Brad Moody regarding KLLM's capacity to collect emails for discovery responses (0.5); confer with Brad Moody regarding discovery responses and issues raised (0.5); review and analyze case file for discovery responses (1.5)
230	7/30/2012	Bernier, Michael	\$660.56	4.4	\$150.13	Confer with Brad Moody and Mike Bernier re ESI issues in case; review cost shifting research re accessibility in costs surrounding ESI issues; begin preparations for upcoming call with counsel for JBS to discuss ESI and other discovery issues; confer with counsel for JBS re upcoming call to discuss discovery issues as well as practical issue with JBS/Pilgrims relationship
231	7/31/2012	Frost, Cable	\$522.00	1.8	\$290.00	Identify issues to address during good faith conference with counsel for JBS Carriers; evaluate electronic discovery options and devise best plan for minimizing costs; review case law on cost shifting for electronic discovery
232	7/31/2012	Moody, Brad C.	\$495.42	3.3	\$150.13	Draft Discovery Responses (2.9); conduct research regarding cost-shifting of fees for process and review of Electronic Data (1.0); review KLLM's email system and plan for electronic data production with Brad Moody (0.8)
233	7/31/2012	Bernier, Michael	\$705.59	4.7	\$150.13	Update on status of written discovery and damages claim
234	8/1/2012	Kennedy, Steve	\$0.00	0	\$0.00	Telephone conference with Andy Mazingo re electronic discovery issues
	8/1/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	

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235	8/1/2012	Craft, Julie	\$240.00	2	\$120.00	Analyze and itemize emails from KLLM re Documentation re PPC's Damage Claims in preparation for document production
236	8/1/2012	Bernier, Michael	\$465.50	1.9	\$245.00	Draft and revise Responses to JBS Carriers' First Set of Interrogatories and First Requests for Production
237						Begin revisions to KLLM's draft discovery responses to JBS; confer internally re documents needed as well as information needed from KLLM; confer with Brad Moody and Mike Bernier re status of ESI efforts as well as identification of vendor to process emails received from KLLM; review documents produced by JBS in order to begin list of potential custodians to request electronic searches from; confer with Brad Moody re tasks to be performed re ESI and damages issues; review email correspondence between Steve Kennedy and Nick White in order to begin formulation of argument for JBS/Pilgrims unity for purposes of documents and witnesses; prepare for tomorrow's call with counsel for JBS to discuss discovery issues
238	8/2/2012	Frost, Cable	\$1,769.00	6.1	\$290.00	Multiple telephone conferences with Andy Mazingo re logistics and details of e-discovery project; review written proposal from Andy Mazingo; telephone conferences with Gordon Moffat re e-discovery issues
239	8/2/2012	Moody, Brad C.	\$245.00	1	\$245.00	Continue to analyze and itemize emails from KLLM re Documentation re PPC's Damage Claims in preparation for document production
240	8/2/2012	Craft, Julie	\$240.00	2	\$120.00	Draft and revise Discovery Responses
241	8/2/2012	Bernier, Michael	\$220.50	0.9	\$245.00	Prepare for and participate in call with counsel for JBS to discuss electronic document issues as well as other practical concerns with regard to discovery propounded by both KLLM and JBS; confer with Brad Moody and Mike Bernier re tasks to be completed as a result of call with counsel for JBS; begin analysis of custodian and witnesses in order to shape discovery
242	8/3/2012	Frost, Cable	\$638.00	2.2	\$290.00	Update on e-discovery and document production
243	8/3/2012	Kennedy, Steve	\$87.00	0.3	\$290.00	Prepare for call with JBS Carriers; participate in conference call with counsel for JBS Carriers re e-discovery and written discovery issues; continue evaluating e-discovery issues with Andy Mazingo; telephone conference with Andy Mazingo re e-discovery project; evaluate options to host e-discovery documents for attorney review
244	8/3/2012	Moody, Brad C.	\$441.00	1.8	\$245.00	Conference with C. Frost re discovery served upon JBS Carriers
245	8/3/2012	Craft, Julie	\$24.00	0.2	\$120.00	Confer with Cable Frost and Brad Moody regarding discovery issues (0.9); conference call with opposing counsel regarding electronic data discovery (1.0); review rules relating to electronic discovery and prepare for extraction issues (0.6)
	8/3/2012	Bernier, Michael	\$612.50	2.5	\$245.00	

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246	8/6/2012	Frost, Cable	\$609.00	2.1	\$290.00	Begin work on ESI issues in order to complete call with counsel for JBS including exploration of email custodians, applicable time periods to search and search terms to use; confer with Brad Moody re need to identify potential witnesses who are no longer employed with JBS/PPC and explore possibilities of interview; confer with Mike Bernier re drafting of summary judgment motion
247	8/6/2012	Moody, Brad C.	\$343.00	1.4	\$245.00	Telephone conference with Andy Morris re comprehensiveness of email storage; begin developing protocol for producing emails; analyze discovery requests and identify time periods for requests in preparation of agreeing to protocol; telephone conference with Andy Mazingo re scope of electronic discovery work; evaluate various programs for reviewing documents relevant to electronic searches; telephone conference with Dr. Brooking re issues with damages
248	8/6/2012	Bernier, Michael	\$490.00	2	\$245.00	Draft letter to electronic discovery vendor regarding scope of engagement (0.3); phone conversation with Andy Morris of KLLM IT regarding format of email archiving system (0.5); phone conversation with Brandon Woods regarding email custodians for Pilgrim's Pride contract (0.5); generate list of email custodians and send same to Brandon Woods for confirmation (0.7)
249	8/7/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Telephone conference with Andy Mazingo re scope of first phase of electronic discovery project
250	8/7/2012	Bernier, Michael	\$245.00	1	\$245.00	Review and analyze Pilgrim's Pride emails for email custodians
251	8/8/2012	Frost, Cable	\$522.00	1.8	\$290.00	Continue work on ESI information and preapration for upcoming call with JBS
252	8/8/2012	Yarborough, Richard	\$0.00	0	\$0.00	Conference with Brad Moody regarding status of information gathering and discovery responses; Review documents
253	8/8/2012	Bernier, Michael	\$171.50	0.7	\$245.00	Draft memo to file providing overview of KLLM's email archive system
254	8/9/2012	Frost, Cable	\$638.00	2.2	\$290.00	Review emails produced by JBS, initial disclosures, privilege log, and other materials illustrating JBS/PPC custodians for purposes of identifying ESI to target in upcoming telephonic conference with counsel for JBS; confer with Brad Moody and Mike Bernier re target time periods as well as search terms; review email and letter correspondence from counsel for JBS and in-house counsel in order to determine key players and likely theme of JBS defense; begin review of formal claims materials presented by JBS
255	8/9/2012	Moody, Brad C.	\$245.00	1	\$245.00	Telephone conference with Terry Thornton re status of discovery; draft/revise protocol for electronic discovery
256	8/9/2012	Bernier, Michael	\$147.00	0.6	\$245.00	Review documents produced by JBS

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257	8/10/2012	Frost, Cable	\$667.00	2.3	\$290.00	Complete review of file materials in order to identify issues necessary to formulate ESI discovery plan and conduct telephonic conference with counsel for JBS/PPC; receive and begin review of proposed protective order from counsel for JBS governing electronic production and use of other materials; confer with Brad Moody re protective order and need to examine possibility of creating different categories of documents to limit distribution and use; confer with counsel for JBS re discovery requests targeted at PPC documents and JBS' claims of inaccessibility; briefly conduct legal research re "under control" of a party for purposes of discovery
258	8/10/2012	Moody, Brad C.	\$833.00	3.4	\$245.00	Correspond with Terry Thornton re discovery issues; draft/revise list of search terms for electronic discovery; review proposed protective order received from JBS Carriers
259	8/10/2012	Bernier, Michael	\$1,151.50	4.7	\$245.00	Review and analyze documents produced by JBS (3.8); review and analyze JBS Carriers' Proposed Protective Order (0.2); revise search custodians for electronic discovery protocol (0.7)
260						Prepare for upcoming call with counsel for JBS including review of all available materials in order to identify custodians, applicable date ranges and search terms to be used in ESI discovery; confer with Mike Bernier and Brad Moody re custodians identified in correspondence from internal JBS counsel as well as individuals included in privilege log; receive and review Protective Order proposed by JBS to govern use of materials in case; begin work on themes and evidence to support same; review documents
261	8/13/2012	Frost, Cable	\$638.00	2.2	\$290.00	confer with Mike Bernier re need to interview KLLM employees re this theme
262	8/13/2012	Moody, Brad C.	\$833.00	3.4	\$245.00	Analyze case law to evaluate merits of motion to compel JBS to produce documents held by Pilgrim's Pride; continue working on electronic discovery issues
263	8/13/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze JBS Carriers' documents produced, combine for review by attorneys
						Conduct research regarding accessibility of documents of an affiliated company through discovery (1.8); meet and confer with Cable Frost and Brad Moody regarding ESI issues (1.5); review emails produced by JBS/Pilgrim's Pride to identify custodians for ESI (2.3); phone conversation with Brandon Woods (0.7);

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264						Prepare for and participate in call with JBS attorneys to discuss ESI procedures, Protective Order and other discovery issues in case; confer with Mike Bernier and Brad Moody re tasks to be performed in light of call; begin review of emails identified [REDACTED]
	8/14/2012	Frost, Cable	\$812.00	2.8	\$290.00	
265	8/14/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Correspond with Terry Thornton re details from conference call with counsel for JBS
266						Prepare for conference call with lawyers for JBS Carriers; participate in conference call with JBS Carriers' lawyers re search terms for e-discovery projects; analyze proposed search terms from JBS Carriers; telephone conferences with Andy Mozingo re issues with search terms; telephone conferences with Gordon Moffat re search terms; edit and revise proposed protective order; continue editing and revising protocol for e-discovery project with Andy Mozingo
267	8/14/2012	Moody, Brad C.	\$637.00	2.6	\$245.00	Conference with M Bernier re tasks related to categorizing documents produced by JBS Carriers
268	8/14/2012	Craft, Julie	\$12.00	0.1	\$120.00	Review and analyze emails produced by JBS for preparing ESI collection parameters; phone conversation with Monty Epps regarding Pilgrim's Pride contract and email custodians; create chart of email custodians for ESI; review and analyze JBS's proffered search terms and custodians; confer with Cable Frost and Brad Moody regarding ESI issues; conference call with JBS's counsel, Cable Frost, and Brad Moody regarding ESI data collection parameters; draft updated ESI parameters and send same to JBS's counsel
269	8/14/2012	Bernier, Michael	\$1,494.50	6.1	\$245.00	Continue revisions to Protective Order to add additional layer of protection for competitive/proprietary information prior to production of documents; receive and begin review of JBS' response to KLLM's First Set of Request for Admissions; confer with Steve Kennedy re contents of same; confer with Brad Moody re ESI logistics and volume of material to be reviewed
270	8/15/2012	Frost, Cable	\$0.00	0	\$0.00	Telephone conference with Dr. Brooking re issues with damages; identify additional issues for electronic discovery review and prepare for conference call with technology experts; telephone conferences with Andy Mozingo re electronic discovery issues; telephone conferences with in-house technology staff re issues with data for electronic discovery; evaluate additional software tools to use for review purposes; evaluate issues with contacting former high level Pilgrim's employee
271	8/15/2012	Moody, Brad C.	\$1,396.50	5.7	\$245.00	Analyze and categorize JBS Carriers' document production
	8/15/2012	Craft, Julie	\$336.00	2.8	\$120.00	Analyze and update attorney notebooks re JBS Carriers' Notice of Service and Responses to Requests for Admissions; Forward same to attorneys for review
272	8/15/2012	Craft, Julie	\$36.00	0.3	\$120.00	

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273	8/15/2012	Bernier, Michael	\$1,053.50	4.3	\$245.00	Conduct research regarding propriety of ex parte contact with Lee Blackmon, Pilgrim's Pride's former employee
274						Review additional information provided by Bill Hahn re Moe Schroeter and others' conversations re Pilgrim's termination of Schedule A and suspected desire to bring in-house; review material re Lee Blackmon and assess need to interview in light of suspected support of KLLM and irritation at Pilgrims based on circumstances of termination
275	8/16/2012	Frost, Cable	\$783.00	2.7	\$290.00	Review materials forwarded by Andy Mozingo re testing of ESI materials; telephone conference with Mozingo re same; telephone conferences with Gordon Moffitt re ESI issues; continue addressing electronic discovery issues to ensure appropriate protocols are in place; review correspondence between KLLM and PPC re Schedule A from 2009
276	8/16/2012	Moody, Brad C.	\$661.50	2.7	\$245.00	Phone conversation with Monty Epps regarding use and mechanics of KLLM's dedicated email address (0.5); confer with Brad Moody regarding ESI issues related to KLLM's dedicated email address (0.2); review emails and documents received from Bill Hahn (1.5); research whether we can interview Lee Blackmon without consent of opposing counsel and draft memorandum regarding same (1.5)
277	8/16/2012	Bernier, Michael	\$906.50	3.7	\$245.00	Continue review of Blackmon/Schroeter documents; confer with Lyle Robinson re witness issues as well as ESI issues; confer with Brad Moody re status of processing of KLLM emails and predicted volume from vendor; review legal research assembled by Mike Bernier re prohibitions of interviewing Blackmon; review additional materials provided by Bill Hahn re internal KLLM communications of Moe Schroeter and others re suspicions of termination of Schedule A
278	8/17/2012	Frost, Cable	\$464.00	1.6	\$290.00	Review detailed analysis from Andy Mozingo re e-mail extraction projection; multiple telephone conferences with Andy Mozingo re issues with electronic discovery; continue working on protocol for electronic discovery; telephone conferences with Gordon Moffitt re electronic discovery issues; draft correspondence to Jim Richards and Terry Thornton re status of electronic discovery process
279						Review analyzed emails related to Schedule A received from Bill Hahn (0.5); draft memorandum concerning the propriety of conducting an ex parte interview with Lee Blackmon, former employee of Pilgrim's Pride (0.8)
280	8/17/2012	Bernier, Michael	\$318.50	1.3	\$245.00	Correspond with Andy Mozingo re e-discovery issues
281	8/18/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Correspond with Andy Mozingo re status of processing of e-mails
282	8/19/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Receive and review additional information provided by Bill Hahn re personnel and pricing models.
	8/20/2012	Frost, Cable	\$377.00	1.3	\$290.00	

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283	8/20/2012	Bernier, Michael	\$220.50	0.9	\$245.00	Phone conversation with Andy Mazingo, third party vendor, regarding KLLM's email address dedicated to the Pilgrim's Pride contract and send follow-up email requesting test confirmation (0.6); review emails sent by Bill Hahn (0.3)
284	8/21/2012	Frost, Cable	\$348.00	1.2	\$290.00	Confer with Brad Moody and Mike Bernier re status of KLLM's response to JBS's discovery requests; receive and review additional documents to support damages; confer with Brad Moody regarding categories of damages and need for further analysis; continue review of ESI issues
285	8/21/2012	Moody, Brad C.	\$318.50	1.3	\$245.00	Telephone conferences with Andy Mazingo to discuss next steps in e-discovery project; correspond with Andy Mazingo re search terms and custodians for project; telephone conferences with Gordon Moffat re details of e-discovery project to ensure integrity of process
286	8/21/2012	Bernier, Michael	\$1,176.00	4.8	\$245.00	Meeting with Terry Thornton regarding documents needed for discovery production (3.7); review materials received from Terry Thornton and confer with Cable Frost and Brad Moody regarding same (1.1)
287	8/22/2012	Frost, Cable	\$522.00	1.8	\$290.00	Continue work on damages calculations and materials supporting same; receive and review information regarding drivers hired by KLLM as well as idle tractors and trailers; confer with Brad Moody regarding ESI volume and cost associated with same; review available software and solutions for ESI discovery; prepare for and participate in conference call with counsel for JBS to discuss discovery and ESI issues; confer with Lyle Robinson re the likely scenario of an unmanageable group of emails in need to further refine ESI searches; confer with Brian Eberley re my request to produce reports from JBS/PPC detailing late loads or those not picked up at all.
288	8/22/2012	Bernier, Michael	\$220.50	0.9	\$245.00	Phone conversation with Steve Szabo regarding H.R.-related issues (0.7); review pricing models from Bill Hahn (0.2)
289	8/23/2012	Frost, Cable	\$638.00	2.2	\$290.00	Receive and review information from Steve Szabo re personnel, drivers, and equipment; additional phone call with Lyle Robinson and Brian Eberley to discuss electronic document issues as well as other discovery challenges; confer with Brad Moody, Terry Thornton, and Carl Brooking re damages in case and categories to explore; confer with ESI team to determine available avenues in software to assist in review of electronic materials; review JBS/PPC materials indicating PPC's tracking of "late" loads.
290	8/23/2012	Moody, Brad C.	\$220.50	0.9	\$245.00	Correspond with Andy Mazingo re results of e-mail extraction project for Monte Epps and Brandon Woods; telephone conference with Dr. Carl Brooking re issues with damages; telephone conferences with Andy Mazingo re e-mail extraction project;

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291	8/23/2012	Bernier, Michael	\$710.50	2.9	\$245.00	Review and analyze materials received from Terry Thornton and Steve Szabo for discovery production (1.0); update discovery document checklist and send updated request to Terry Thornton for materials we need (0.7); communications with Andy Mozingo, ESI vendor, regarding email extraction issues (0.5); review and analyze JBS Carriers' Responses to Interrogatories (0.7)
292	8/24/2012	Frost, Cable	\$0.00	0	\$0.00	Review status of processing of electronically stored information from KLLM servers as compared to custodians in such terms requested by JBS; confer with Brad Moody re options to handle extreme volume of electronic information to be reviewed; confer with counsel for JBS re same.
293	8/24/2012	Frost, Cable	\$522.00	1.8	\$290.00	Receive and begin review of JBS's responses to interrogatories and requests for production; confer with Lyle Robinson re electronic documents issues; confer with Brad Moody re follow-up on damages call.
294	8/24/2012	Moody, Brad C.	\$367.50	1.5	\$245.00	Telephone conference with Dr. Brooking and Terry Thornton re damages; review JBS Carriers' responses to written discovery requests
295	8/24/2012	Bernier, Michael	\$98.00	0.4	\$245.00	Review and analyze documents for discovery production
296						Confer with Brad Moody re status of ESI discovery and charges and efforts to date by Mr. Mozingo; draft email to counsel for JBS re ESI status as well as some documentation indicating that JBS/Pilgrim's has the capabilities to determine late loads and loads at issue for purposes of refining discovery; confer with Brad Moody and Mike Bernier re drafting of search terms to narrow electronic document population; begin work on Motion for Summary Judgment to determine issues prior to launching intomassive ESI project
297	8/27/2012	Frost, Cable	\$638.00	2.2	\$290.00	Confer with B. Dallas regarding his attempts to reignite JBS's interest in settlement
298	8/27/2012	Kennedy, Steve	\$0.00	0	\$0.00	Telephone conference with Andy Mozingo re electronic discovery issues; review final spreadsheet from Andy Mozingo with details about e-mail extraction project
299	8/27/2012	Moody, Brad C.	\$171.50	0.7	\$245.00	Review and analyze correspondence from JBS's counsel regarding electronic data collection
300	8/27/2012	Bernier, Michael	\$49.00	0.2	\$245.00	Receive and review additional information from Bill Hahn re [REDACTED]
						[REDACTED] confer with counsel for JBS re discovery and ESI issues; receive and review emails from JBS counsel, Brian Eberley re electronic discovery and KLLM's suggestion of narrowing discovery through identifying alleged problem loads
301	8/28/2012	Frost, Cable	\$638.00	2.2	\$290.00	Analyze and categorize Severance Pay Stubs
302	8/28/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and categorize Employee (Non-Driving) Handbook
	8/28/2012	Craft, Julie	\$24.00	0.2	\$120.00	

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303	8/28/2012	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and update attorney notebooks re recent communications, documents and correspondence received; Conference with S. Kennedy and R. Yarborough re status and related tasks
304	8/28/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and categorize Supervisor Employee Handbook
305	8/28/2012	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and categorize Tractors Sold Invoices
306	8/28/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and categorize Trailers Sold Spreadsheets
307						Review documents and emails received from Bill Hahn for discovery production; exchange several emails with Bill Hahn regarding the formation of Schedule A and certain communications with Pilgrim's Pride throughout development of Schedule A
308	8/28/2012	Bernier, Michael	\$1,004.50	4.1	\$245.00	Revise/edit discovery responses; review discovery answers submitted by JBS; confer with Brad Moody and Mike Bernier re contents of JBS discovery answers; re-visit Moe Schroder's correspondence re Pilgrim's desire to bring hauling in-house; confer with Mike Bernier re potential interview of Lee Blackmon
309	8/29/2012	Frost, Cable	\$609.00	2.1	\$290.00	Analyze emails, documents and itemize same to in preparation for document production
310	8/29/2012	Craft, Julie	\$324.00	2.7	\$120.00	Travel to KLLM's office and meet with Terry Thornton and others regarding materials required for discovery production; review materials received from Terry Thornton and others for discovery production; update and revise discovery responses
311	8/29/2012	Bernier, Michael	\$906.50	3.7	\$245.00	Receive update from Mazingo and internal team re KLLM's document production; prepare for and participate in conference call with counsel for JBS to discuss ESI and other discovery issues; begin revisions/edits to proposed Protective Order necessary prior to production of certain documents
312	8/30/2012	Frost, Cable	\$986.00	3.4	\$290.00	Teleconference with opposing counsel regarding ESI discovery issues; review materials received from Terry Thornton and Steve Szabo for discovery production; revise discovery responses
313	8/30/2012	Bernier, Michael	\$661.50	2.7	\$245.00	Revise/edit proposed Protective Order to include highly confidential designation shielding certain documents from view by company employees; transmit same to counsel for JBS; confer with counsel for JBS re search terms and limitations of ESI; confer with Brad Moody re revised discovery responses and [REDACTED]
314	8/31/2012	Frost, Cable	\$638.00	2.2	\$290.00	Revise/edit discovery responses to be served upon JBS; conference call with counsel for JBS to discuss limitations of electronic discovery; revise search terms in order to limit responsive documents implicated by electronic request; confer with Mike Bernier re documents to be produced to JBS as well as communications with ESI vendor re search terms; begin revisions to KLLM's dispositive motion
	9/4/2012	Frost, Cable	\$1,102.00	3.8	\$290.00	

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315	9/4/2012	Bernier, Michael	\$514.50	2.1	\$245.00	Review and analyze documents for discovery production; draft and revise discovery responses
316	9/5/2012	Craft, Julie	\$36.00	0.3	\$120.00	Analyze Repositioning Documents from T. Thornton and add to attorney notebooks
317	9/5/2012	Bernier, Michael	\$73.50	0.3	\$245.00	Draft electronic data collection instructions for JBS's counsel
318	9/6/2012	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and update attorney notebooks re discovery issues
319	9/6/2012	Bernier, Michael	\$245.00	1	\$245.00	Draft and exchange emails with JBS's counsel regarding electronic data collection protocol (0.6); revise discovery responses (0.4)
320						Continue revisions to KLLM's responses to discovery propounded by JBS; confer with Mike Bernier re [REDACTED]; continue revisions to KLLM's Motion for Summary Judgment; begin review of claims' documents provided by Bill Hahn
321	9/7/2012	Frost, Cable	\$899.00	3.1	\$290.00	Prepare Notice of Service of KLLM's Responses to Interrogatories and RPODs
322	9/7/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and categorize documents to be produced to JBS Carriers today (KLLM-JBS 000407-001947)
323	9/7/2012	Craft, Julie	\$48.00	0.4	\$120.00	Analyze additional documents from Terry Thornton and add to attorney database
324	9/7/2012	Craft, Julie	\$0.00	0	\$0.00	Analyze and update attorney notebooks re Joint Motion for Protective Order entered with Court
325	9/7/2012	Craft, Julie	\$12.00	0.1	\$120.00	Draft and revise discovery responses; meet and confer with Cable Frost regarding discovery responses; phone conversation with Terry Thornton regarding discovery responses and tractor lease issue; finalize and have served discovery responses
326	9/9/2012	Bernier, Michael	\$661.50	2.7	\$245.00	Exchange emails with Andy Mazingo, electronic data collection vendor, regarding status of email collection
327	9/9/2012	Bernier, Michael	\$24.50	0.1	\$245.00	Continue work with ESI issues and documents involved in discovery; confer with counsel for JBS re ESI challenges; begin evaluation of Motion for Protective Order re ESI; begin revisions to dispositive motion to be filed re JBS' breach of the Settlement Agreement
328	9/11/2012	Frost, Cable	\$638.00	2.2	\$290.00	Exchange emails with Andy Mazingo, Electronic Data Collection vendor, regarding status of collection and related issues
329	9/11/2012	Bernier, Michael	\$49.00	0.2	\$245.00	Continue work with electronic discovery issues and evaluation of course of discovery from this point forward; confer with counsel for JBS re second tier search results and narrowing of electronic field; confer with Mike Bernier and Brad Moody re dispositive and Protective Orders re discovery
330	9/13/2012	Frost, Cable	\$899.00	3.1	\$290.00	Exchange emails with Andy Mazingo, ESI vendor, regarding status of electronic data collection and review and analyze updated chart he provided
	9/13/2012	Bernier, Michael	\$73.50	0.3	\$245.00	

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331	9/14/2012	Frost, Cable	\$754.00	2.6	\$290.00	Prepare for and participate in conference call with counsel for JBS to discuss discovery issues associated with ESI volume and complexity of search terms; begin review of certain claims' documents and other emails indicating late loads in order to determine whether [REDACTED]; confer with Brad Moody re same; continue revisions/edits to dispositive motions
332	9/14/2012	Bernier, Michael	\$73.50	0.3	\$245.00	Review and analyze final report from Andy Mozingo, ESI vendor, regarding electronic data collection
333						Receive and review discovery deficiency letter from JBS; confer with Brad Moody re same; prepare for conference call with Brian Eberle and Lyle Robinson to discuss electronic discovery and progression of discovery to date; participate in call with counsel for JBS re ESI and other discovery issues; confer with Brad Moody and Mike Bernier re [REDACTED] begin formulation of plan to search electronic correspondence surrounding certain identified loads which were deemed late by JBS
334	9/18/2012	Frost, Cable	\$1,102.00	3.8	\$290.00	Review and analyze JBS's letter request regarding our discovery responses
335	9/18/2012	Bernier, Michael	\$49.00	0.2	\$245.00	Receive and review additional emails provided by Mike Bernier re JBS motive of bringing dedicated hauling in-house
336	9/19/2012	Frost, Cable	\$319.00	1.1	\$290.00	Begin evaluating appropriate response to good faith letter from defense counsel; confer with Cable Frost re discovery issues; review case law cited by JBS in good faith letter; begin drafting response to good faith letter
337	9/19/2012	Moody, Brad C.	\$759.50	3.1	\$245.00	Analyze letter from JBS Carriers' counsel regarding additional requested discovery (1.1); meet and confer with Cable Frost and Brad Moody about JBS Carriers' discovery requests (0.5); analyze JBS Carriers' previous discovery responses and draft letter demanding responsiveness (1.9); analyze documents to be produced in light of JBS Carriers' recent discovery letter (0.6)
338	9/19/2012	Bernier, Michael	\$1,004.50	4.1	\$245.00	Identify documents for production (0.4); draft letter to Plaintiff's counsel regarding insufficient areas of their discovery responses (0.8)
339	9/20/2012	Bernier, Michael	\$294.00	1.2	\$245.00	Identify documents to produce in response to JBS Carriers' Requests for Production
340	9/21/2012	Bernier, Michael	\$147.00	0.6	\$245.00	Receive and review additional correspondence from counsel for JBS re KLLM's likely ability to track trailers by VIN number; forward correspondence to Brad Moody for attention
341	9/24/2012	Frost, Cable	\$116.00	0.4	\$290.00	Continue drafting and revising response to JBS' good faith letter
342	9/24/2012	Moody, Brad C.	\$710.50	2.9	\$245.00	Prepare damage documentation for production
343	9/24/2012	Bernier, Michael	\$98.00	0.4	\$245.00	Draft response letter to JBS Carriers' good faith discovery letter (0.7); identify documents to produce in response to JBS Carriers' good faith discovery letter (0.5)

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344	9/26/2012	Frost, Cable	\$609.00	2.1	\$290.00	Receive and review correspondence between Steve Kennedy and Nick White and assess for privilege issues; receive and review additional materials provided by Brian Eberle seeking new information on tractors and trailers allegedly idle as a result of cancellation of Schedule A; confer with Brad Moody and Mike Bernier re [REDACTED]
345	9/26/2012	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and update attorney notebooks re recent communications, documents and correspondence received
346	9/26/2012	Bernier, Michael	\$147.00	0.6	\$245.00	Review and analyze emails and documents between Steve Kennedy and Nick White for discovery production
347						Continue work on discovery issues in case including response to PPC/JBS' deficiency letter, evaluation of privilege materials/privilege log and electronic searches requested by counsel for JBS/PPC; confer with Brad Moody and Mike Bernier re status of electronic searches and draft response to discovery letter; revisit damages analysis prepared by Terry Thornton
348	9/27/2012	Frost, Cable	\$609.00	2.1	\$290.00	[REDACTED]
349	9/27/2012	Bernier, Michael	\$367.50	1.5	\$245.00	Review and analyze Pilgrim's Pride emails relating to late loads to identify incidents requiring further discovery
350	9/28/2012	Frost, Cable	\$87.00	0.3	\$290.00	Revise/edit draft response to PPC/JBS' discovery deficiency letter
351	9/28/2012	Bernier, Michael	\$416.50	1.7	\$245.00	Identify documents to be produced as part of responses to requests for production (0.8); draft good faith letter to JBS Carriers demanding additional discovery (0.9)
352	10/1/2012	Moody, Brad C.	\$514.50	2.1	\$245.00	Review claims documents to prepare for production and identify any privilege communications
353	10/1/2012	Craft, Julie	\$24.00	0.2	\$120.00	Conference with M. Bernier and B. Moody re tomorrow's document production
354	10/1/2012	Bernier, Michael	\$122.50	0.5	\$245.00	Draft and revise discovery response letter to counsel for JBS Carriers
355	10/2/2012	Frost, Cable	\$522.00	1.8	\$290.00	Review and finalize KLLM's response to JBS' good faith letter; confer with Brad Moody re need to obtain documents and reports from Terry Thornton
356	10/2/2012	Moody, Brad C.	\$122.50	0.5	\$245.00	Telephone conference with Terry Thornton re discovery issues; correspondence with Terry Thornton detailing additional documents and information needed
357	10/2/2012	Craft, Julie	\$360.00	3	\$120.00	Analyze and prepare documents for production, including identifying items to redact, redaction and categorizing documents
358	10/2/2012	Bernier, Michael	\$563.50	2.3	\$245.00	Finalize discovery response letter and send same to counsel for JBS Carriers; review, analyze, and produce documents in response to JBS Carriers' Requests for Production
359	10/3/2012	Frost, Cable	\$812.00	2.8	\$290.00	Receive and begin review of discovery materials received from JBS/PPC
360	10/3/2012	Craft, Julie	\$60.00	0.5	\$120.00	Analyze and categorize document production received from JBS Carriers (JC 000723 - 000757, Excel spreadsheet); Conference with B. Moody
	10/4/2012	Frost, Cable	\$754.00	2.6	\$290.00	Continue review of discovery materials received from JBS/PPC

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361	10/8/2012	Frost, Cable	\$464.00	1.6	\$290.00	Receive and review JBS' second good faith letter re KLLM financials and other material sought in discovery; confer with Mike Bernier re [REDACTED] examine 2011 performance spreadsheet provided by JBS/PPC
362	10/8/2012	Bernier, Michael	\$294.00	1.2	\$245.00	Draft Good Faith discovery letter to JBS Carriers
363	10/9/2012	Frost, Cable	\$638.00	2.2	\$290.00	Receive and review JBS' second set of discovery propounding damages related requests to KLLM; confer with Mike Bernier re [REDACTED] continue review of materials recently produced by JBS
364	10/9/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Review second good faith letter from JBS Carriers; correspond with Terry Thornton re discovery issues
365	10/9/2012	Bernier, Michael	\$416.50	1.7	\$245.00	Draft discovery good faith letter to JBS Carriers
366	10/10/2012	Frost, Cable	\$522.00	1.8	\$290.00	Begin work on revising KLLM's motion for summary judgment
367	10/10/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and identify deadlines associated with JBS Carriers, Inc.'s Second Set of Interrogatories and Requests for Production of Documents to Plaintiff, including verification of hand-delivery
368	10/10/2012	Bernier, Michael	\$49.00	0.2	\$245.00	Revise discovery good faith letter to JBS Carriers
369	10/11/2012	Bernier, Michael	\$294.00	1.2	\$245.00	Draft and revise discovery letter to JBS Carriers' counsel (0.7); review and analyze JBS Carriers' late load emails and documents (0.5)
370	10/12/2012	Frost, Cable	\$638.00	2.2	\$290.00	Provide revisions/edits to KLLM's good faith letter to JBS; confer with B. Moody re [REDACTED] continue revisions to KLLM's motion for summary judgment
371						Conference with Brad Moody regarding [REDACTED] continue review of materials provided by JBS through discovery; review good faith letters from JBS in order to determine likelihood of motion to compel; continue work on revisions to motion for summary judgment
372	10/15/2012	Frost, Cable	\$812.00	2.8	\$290.00	Review damages, calculations and expected categories of damages [REDACTED] review claims materials with an eye towards identifying witnesses for depositions as well as 30(b)(6) topics and deponents
373	10/16/2012	Frost, Cable	\$464.00	1.6	\$290.00	Correspond with counsel for JBS Carrier re discovery issues
374	10/16/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Confer with Brad Moody regarding meeting with KLLM personnel and expectation for documents related to damages
	10/18/2012	Frost, Cable	\$174.00	0.6	\$290.00	

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375	10/18/2012	Moody, Brad C.	\$1,249.50	5.1	\$245.00	Review JBS' discovery requests and good faith letters to identify issues for meeting with Terry Thornton; draft agenda for meeting with Terry Thornton; meet with Terry Thornton re discovery issues; follow up correspondence with Terry Thornton re discovery issues; review notes from meeting with Terry Thornton and identify additional issues
376	10/18/2012	Bernier, Michael	\$98.00	0.4	\$245.00	Analyze JBS Carriers' Supplemental Discovery Requests to identify documents to produce
377						Review email correspondence from Brad Moody regarding damages related to leased trailers; confer with Brad Moody regarding same; review performance chart provided by JBS in order to compare with YTD 2011 chart which is favorable for KLLM; confer with Brad Moody regarding [REDACTED] receive and review new information from counsel for JBS in response to KLLM's discovery requests
378	10/19/2012	Frost, Cable	\$899.00	3.1	\$290.00	Analyze and add KLLM's Lead Driver Count by Line of Business spreadsheets to client document review database
379	10/19/2012	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and add Hinds Community College invoices to client document review database
380						Conference with Brad Moody regarding the courts entry of the parties agreed upon protective order; follow up with counsel for JBS regarding same; continue review of certain emails identified by KLLM personnel [REDACTED] confer with Brad Moody regarding search for expert regarding dedicated hauling/logistics
381	10/22/2012	Frost, Cable	\$522.00	1.8	\$290.00	Review newly produced documents from JBS Carriers; begin vetting prospective industry experts to combat JBS Carriers' service claims; draft correspondence to court re protective order
382	10/22/2012	Moody, Brad C.	\$563.50	2.3	\$245.00	Exchange emails with Brandon Woods and Monty Epps regarding Pilgrim's Pride's on-time spreadsheet and have phone conversation with Monty regarding same
383	10/23/2012	Bernier, Michael	\$196.00	0.8	\$245.00	Conduct conference call with Brandon Woods and Monty Epps regarding carrier status report produced by JBS Carriers
384						Receive and review information regarding potential expert witnesses; receive and review select emails provided by Mike Bernier from JBS's recent production; review other emails associated with Mark Norman; confer with Mike Bernier and Brad Moody regarding compliance with KLLM's obligations as it relates to electronic document production; review latest documents associated with KLLM's damages; [REDACTED]
385	10/24/2012	Frost, Cable	\$812.00	2.8	\$290.00	[REDACTED]
	10/24/2012	Moody, Brad C.	\$24.50	0.1	\$245.00	Receive and review executed protective order from the court

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386	10/24/2012	Craft, Julie	\$48.00	0.4	\$120.00	Analyze and update attorney notebooks re JBC000759 - JC001743 produced by JBS Carriers on 10-17-2012; Email to attorneys re same
387	10/24/2012	Bernier, Michael	\$269.50	1.1	\$245.00	Review and analyze documents produced by JBS Carriers in response to KLLM's Requests for Production
388	10/25/2012	Frost, Cable	\$377.00	1.3	\$290.00	Receive and review additional discovery materials produced by JBS relating to KLLM's performance under the dedicated hauling agreement
389	10/25/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Correspond re prospective experts; correspond with client re [REDACTED]
390	10/25/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re Qualcomm October 2011 invoice
391	10/25/2012	Bernier, Michael	\$49.00	0.2	\$245.00	Draft Responses to JBS Carriers' Discovery Second Set of Discovery Requests
392	10/28/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Correspond with Terry Thornton re outstanding discovery issues; review new hot documents produced by JBS Carriers
393						Conduct internet research regarding potential experts; confer with Brad Moody regarding status of expert search [REDACTED] receive
394	10/29/2012	Frost, Cable	\$638.00	2.2	\$290.00	and begin review of certain JBS documents identified by Mike Bernier
395	10/29/2012	Moody, Brad C.	\$441.00	1.8	\$245.00	Review resumes for prospective industry experts; telephone conference with prospective expert Joe Morrison re his expertise; continue evaluating prospective experts recommended by colleagues; telephone conference with prospective expert Annette Sandberg and correspond with Annette Sandberg re additional issues
396	10/29/2012	Yarborough, Richard	\$232.00	0.8	\$290.00	Review of pleadings; Communications on retention of expert witness re delivery logistics
397	10/29/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re Protective Order entered by Magistrate Judge Anderson
398	10/30/2012	Frost, Cable	\$783.00	2.7	\$290.00	Continue internet research regarding industry experts to opine on KLLM's performance under the dedicated services agreement; receive and review [REDACTED] continue with revisions/edits to KLLM's motion for summary judgment; discuss same with Mike Bernier; confer with Brad Moody regarding same
399	10/30/2012	Frost, Cable	\$812.00	2.8	\$290.00	Continue review of JBS documents identified by Mike Bernier; receive and begin review of JBS's Good Faith letter regarding alleged discovery discrepancies on behalf of KLLM; confer with Brad Moody and Mike Bernier regarding same; review material provided thus far by Terry Thornton regarding idle trucks and trailers
400	10/30/2012	Craft, Julie	\$60.00	0.5	\$120.00	Analyze and identify documents itemized by M. Bernier and provide same to C. Frost
	10/30/2012	Bernier, Michael	\$122.50	0.5	\$245.00	Review and analyze discovery letter from JBS Carriers' counsel threatening to file Motion to Compel and analyze outstanding discovery requests subject to letter

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401						Conference call with prospective expert [REDACTED]; review curriculum vitae, rate sheet, Rule 26 testimony disclosure and other expert materials for [REDACTED]; continue evaluating prospective experts; correspond with Jim Richards re industry expert; correspond with Terry Thornton re discovery issues to be addressed to avoid motion to compel discovery
402	10/31/2012	Moody, Brad C.	\$514.50	2.1	\$245.00	Exchange emails with Brandon Woods regarding former drivers hired by JBS Carriers; draft responses to JBS Carriers' multiple discovery letters
403	10/31/2012	Bernier, Michael	\$171.50	0.7	\$245.00	Receive and review discovery material provided by KLLM regarding damages calculations; confer with Mike Bernier regarding same; review JBS's Good Faith letter in order to determine whether newly provided material satisfies any criticisms contained in the letter
404	11/1/2012	Frost, Cable	\$406.00	1.4	\$290.00	Receive and review correspondence from Terry Thornton [REDACTED]
405	11/1/2012	Moody, Brad C.	\$0.00	0	\$0.00	Draft Discovery Responses to JBS Carriers Second Set of Interrogatories and Requests for Production; draft Second Set of Interrogatories and Requests for Production to JBS Carriers; review and analyze former driver loads hauled spreadsheet received from Terry Thornton and Andy Morris; phone conversation with Brandon Woods regarding former drivers and JBS Carriers' poaching of KLLM drivers and staff; draft response letter to JBS Carriers' Good Faith Discovery Letter
406	11/1/2012	Bernier, Michael	\$808.50	3.3	\$245.00	Receive and review KLLM's proposed response to JBS's Good Faith letter; provide proposed edits to same; confer with Brad Moody regarding status of expert retention and upcoming designation deadline; review newly provided damage materials [REDACTED]
407	11/2/2012	Frost, Cable	\$522.00	1.8	\$290.00	Correspond with Terry Thornton re discovery issues; review trailer lease provided by Terry Thornton
408	11/2/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Draft and revise discovery letters and discovery response letters to counsel for JBS Carriers
409	11/2/2012	Bernier, Michael	\$514.50	2.1	\$245.00	Revise and edit response to JBS Carriers' second good faith letter
410	11/3/2012	Moody, Brad C.	\$171.50	0.7	\$245.00	Continue revisions/edits on KLLM's Motion for Summary Judgment
411	11/5/2012	Frost, Cable	\$377.00	1.3	\$290.00	Analyze and categorize PP Loads Lost Drivers spreadsheet and format same for production (KLLM-JBS 002416 - 002490); Conference with M. Bernier regarding same; Draft, revise, and send response letter to JBS Carriers' good faith letter; review, analyze, and identify for production confidential documents subject to protective order
412	11/5/2012	Craft, Julie	\$60.00	0.5	\$120.00	
	11/5/2012	Bernier, Michael	\$514.50	2.1	\$245.00	

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413	11/6/2012	Moody, Brad C.	\$514.50	2.1	\$245.00	Review new good faith letter from defense counsel; review documents to send to Dr. Brooking to support damages figure; continue evaluating information to support "trucks on the fence" claim; evaluate additional documents needed to shore up claim forecasts associated with idle trucks; telephone conference with Terry Thornton re discovery issues
414	11/6/2012	Craft, Julie	\$60.00	0.5	\$120.00	Conference with M. Bernier re additional documents to produce and related tasks; Analyze and categorize additional documents for attorney review and production
415	11/6/2012	Bernier, Michael	\$1,053.50	4.3	\$245.00	Review and analyze November 6 discovery letter from JBS Carriers regarding Motion to Compel; exchange emails with Brandon Woods regarding transfer bonuses; identify and compile documents and materials to be produced through discovery; draft Responses to JBS Carriers' Second Set of Discovery Requests
416						Receive and review numerous pieces of email and written correspondence from counsel for JBS regarding discovery issues and intent to raise with Court; confer with Mike Bernier and Brad Moody regarding same; confer with economist regarding additional reports needed to prove damages regarding unmanned tractor trailers; confer with Brad Moody regarding [REDACTED] prepare for and participate in call with Terry Thornton and Brad Moody regarding [REDACTED]
417	11/7/2012	Frost, Cable	\$638.00	2.2	\$290.00	Telephone conference with [REDACTED] to discuss possible engagement as expert witness; correspond with [REDACTED] re same; continue evaluating potential experts and consider whether expert with experience in refrigerated haulings imperative; revise and edit responses to JBS' second set of discovery requests; review documents identified for production and evaluate relevancy and issues for redaction; review new chart from Terry Thornton that compiles list of idle trucks; correspond with Terry Thornton re new chart
418	11/7/2012	Moody, Brad C.	\$955.50	3.9	\$245.00	Draft and revise Responses to JBS Carriers' Second Set of Discovery Requests; review and analyze Qualcomm satellite tracking contract; exchange emails with Brandon Woods regarding discovery responses; identify documents for discovery production
419	11/7/2012	Bernier, Michael	\$1,078.00	4.4	\$245.00	Review new reports on unmanned trucks received from Terry Thornton; evaluate additional documents needed; correspond with Terry Thornton re damages issues; draft agenda for conference call with Terry Thornton to address damages and discovery issues; continue analyzing documents to provide to Dr. Brooking; multiple telephone conferences with Terry Thornton re damages and discovery issues
420	11/8/2012	Moody, Brad C.	\$955.50	3.9	\$245.00	Multiple conferences with M. Bernier re document production, redaction, confidential issues
	11/8/2012	Craft, Julie	\$0.00	0	\$0.00	

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421	11/8/2012	Craft, Julie	\$108.00	0.9	\$120.00	Analyze, identify and redact documents for today's production to defendants
422	11/8/2012	Bernier, Michael	\$269.50	1.1	\$245.00	Draft response letter to JBS Carriers' November 6 discovery letter
423	11/9/2012	Frost, Cable	\$1,044.00	3.6	\$290.00	Complete revisions/edits to KLLM's Motion for Summary Judgment; resend to Mike Bernier with additional questions and requests to revise based on input
424	11/9/2012	Frost, Cable	\$348.00	1.2	\$290.00	Confer with Brad Moody regarding expert witness issues in case; review materials on suggested transportation/logistics experts; read summaries of interviews and provide input
425	11/9/2012	Moody, Brad C.	\$1,372.00	5.6	\$245.00	Telephone conference with Terry Thornton re discovery issues; telephone conference with Jim Richards re expert issues; telephone conference with Dr. Brooking re issues with damages; analyze spreadsheets provided by JBS Carriers re KLLM's on-time performance; correspond with counsel for JBS re questions about spreadsheets; review latest documents produced by JBS Carriers to identify key witnesses and holes in JBS' production for purposes of follow up discovery requests
426	11/9/2012	Bernier, Michael	\$906.50	3.7	\$245.00	Draft response letter to JBS Carriers' letter November 6 discovery letter; review and analyze pricing models for damages analysis; revise Motion for Partial Summary Judgment
427	11/10/2012	Moody, Brad C.	\$343.00	1.4	\$245.00	Revise and edit response to JBS' November 6, 2012 good faith letter; identify documents to provide to industry expert; identify and review additional documents to provide to Dr. Brooking
428	11/12/2012	Frost, Cable	\$928.00	3.2	\$290.00	Confer with Brad Moody regarding potential expert witnesses in logistics and refrigerated hauling; receive and review good faith certificate from JBS regarding certain financial information sought in discovery; confer with Brad Moody regarding same; revise/edit KLLM's responses and letter submitting requested discovery to JBS; confer with Brad Moody regarding consultation with the client
429	11/12/2012	Moody, Brad C.	\$1,249.50	5.1	\$245.00	with KLLM team; continue analysis of potential witnesses for deposition (3.2) Call Larry Keene's office to discuss expert work; correspond with Jim Richards re cell phone for Larry Keene; continue reviewing documents to provide to Dr. Brooking; telephone conference with Terry Thornton re discovery issues; analyze issues relating to JBS Carriers' proposed motion to compel; draft correspondence to client outlining issues relating to motion to compel; telephone conference with Larry Keene re potential work as an expert; correspond with Larry Keene re same; finalize response to JBS' most recent good faith letter; review documents for production to JBS Carriers

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430	11/12/2012	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and update attorney notebooks re Order Granting JBS Carriers' Unopposed Motion for Leave to Amend Answer
431	11/12/2012	Craft, Julie	\$84.00	0.7	\$120.00	Analyze and categorize documents for production to JBS Carriers (KLLM-JBS 002697 - 002716); Prepare CDs of same for production
432	11/12/2012	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and update attorney notebooks re KLLM's Notice of Service of Responses to Second Set of RPODs
433	11/12/2012	Craft, Julie	\$36.00	0.3	\$120.00	Prepare KLLM's Notice of Service of Response to Second Set of Interrogatories and Requests for Production of Documents and electronically submit same to Court
434	11/12/2012	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and update attorney notebooks re JBS Carriers' Unopposed Motion for Leave to Amend Answer
435	11/12/2012	Craft, Julie	\$12.00	0.1	\$120.00	Conference with B. Moody re documents to get to Dr. Brooking for review today
436	11/12/2012	Craft, Julie	\$24.00	0.2	\$120.00	Teleconference with expert, C. Brooking re delivering documents for review today
437	11/12/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and revise Responses of KLLM to Defendant's Second Set of Interrogatories and Requests for Production of Documents
438	11/12/2012	Craft, Julie	\$60.00	0.5	\$120.00	Correspondence to expert, C. Brooking re documents for review; Prepare CD of documents
439	11/12/2012	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and update attorney notebooks re JBS Carriers' Amended Answer to Complaint
440	11/12/2012	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and update attorney notebooks re KLLM's Notice of Service of Responses to Second Set of Interrogatories
441	11/12/2012	Bernier, Michael	\$490.00	2	\$245.00	Draft and revise Responses to Requests for Production and Interrogatories and finalize same; finalize documents to produce and produce same; draft and revise letter in response to JBS Carriers' discovery letter
442						Continue analysis of available witnesses in order to determine whether sufficient discovery can be completed within current deadlines; confer with Brad Moody regarding same; discuss likely motion to compel and issues with Brad Moody and Mike Bernier; discuss with KLLM team the need to obtain extension of deadlines for expert designations as well as possible discovery; provide additional revisions/edits to KLLM's motion for summary judgment (1.8)
443	11/13/2012	Frost, Cable	\$522.00	1.8	\$290.00	Telephone conference with Terry Thornton re discovery issues and expected motion to compel; draft correspondence responding to JBS Carriers' good faith certificate; draft correspondence to defense counsel re document issues
444	11/13/2012	Moody, Brad C.	\$196.00	0.8	\$245.00	Correspondence to defense counsel re document issues
444	11/13/2012	Yarborough, Richard	\$145.00	0.5	\$290.00	Review of discovery issue and documents forwarded by Brad Moody
445	11/14/2012	Frost, Cable	\$377.00	1.3	\$290.00	Receive and review additional information provided by KLLM in order to support tractor and trailer damages; conversation with Dr. Carl Brooking regarding same; review preliminary analysis of KLLM damages; discuss additional discovery requests needed from JBS/PPC (1.3)

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446						Telephone conference with Dr. Brooking re evaluation of lost profits and idle trucks calculation; telephone conference with Terry Thornton re [REDACTED] correspond with Terry Thornton re same; telephone conference with Terry Thornton re [REDACTED] meeting with Dr. Brooking to discuss damages calculations with Terry Thornton; correspond with Terry Thornton re follow up questions from conference call
447	11/14/2012	Moody, Brad C.	\$686.00	2.8	\$245.00	Teleconference with JBS Carriers' counsel regarding discovery matters
	11/14/2012	Bernier, Michael	\$98.00	0.4	\$245.00	Prepare for and participate in conference call with Dr. Carl Brooking to discuss lost profit and idle tractor damages; review materials relied upon regarding same; begin analysis of claims documents in order to determine which witnesses need to be deposed regarding same as well as strategy of dealing with in context of expert testimony (2.4)
448	11/15/2012	Frost, Cable	\$696.00	2.4	\$290.00	Review notes and prepare agenda for conference call with counsel for JBS Carriers; participate in conference call to discuss discovery issues; execute good faith certificate; draft follow up correspondence to defense counsel re discovery issues; correspond with defense counsel re discovery deadlines
449	11/15/2012	Moody, Brad C.	\$318.50	1.3	\$245.00	Multiple communication with T. Goff in Atlanta office re delivery to expert, Larry Keene and confirmation of same
450	11/15/2012	Craft, Julie	\$36.00	0.3	\$120.00	Prepare expert retainer agreement for Larry Keene, including documents produced for Mr. Keene's for review
451	11/15/2012	Craft, Julie	\$72.00	0.6	\$120.00	Draft and revise Motion for Summary Judgment
452	11/15/2012	Bernier, Michael	\$220.50	0.9	\$245.00	Participate in conference call regarding extension of discovery deadline as well as proposed staggering of depositions and expert disclosures by JBS; confer with Brad Moody regarding JBS's position on certain topics likely to be relevant in upcoming motion to compel (.8)
453	11/16/2012	Frost, Cable	\$232.00	0.8	\$290.00	Telephone conference with counsel for JBS Carriers re discovery issues, scheduling of depositions and other deadlines; begin evaluating witnesses for depositions
454	11/16/2012	Moody, Brad C.	\$294.00	1.2	\$245.00	Review and analyze Third Set of Interrogatories served by JBS Carriers
455	11/16/2012	Bernier, Michael	\$73.50	0.3	\$245.00	Review key emails and other correspondence in order to identify potential witnesses to depose for purposes of proving motive for termination of contract; receive and review JBS's motion to compel regarding financial information; confer with Brad Moody regarding plan to respond to motion to compel continue analysis of potential deponents and 30(b)(6) topics
456	11/19/2012	Frost, Cable	\$986.00	3.4	\$290.00	Continue evaluating potential depositions; review letter from defense counsel re discovery issues; draft/revise second set of discovery requests to serve on JBS Carriers; conference with Cable Frost re discovery issues and deposition strategy
457	11/19/2012	Moody, Brad C.	\$833.00	3.4	\$245.00	

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458	11/19/2012	Craft, Julie	\$24.00	0.2	\$120.00	Conference with M. Bernier re Excel version of KLLM-JBS 2417-2490 and previous production of same
459	11/19/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re JBS Carriers's Motion to Compel and Memo in Support; Calendar response deadline
460	11/19/2012	Bernier, Michael	\$0.00	0	\$0.00	Review and analyze JBS Carriers' Motion to Compel Discovery
461	11/20/2012	Frost, Cable	\$899.00	3.1	\$290.00	Complete analysis and provide suggestions of additional deponents to add to list of witnesses to depose; confer with Mike Bernier and Brad Moody regarding same; continue revisions/edits to KLLM's motion for summary judgment; revise/edit letter to counsel for JBS regarding extension of expert deadlines and identification of potential deponents; review and edit discovery requests being propounded to JBS regarding staffing of fleets to assume schedule A duties; confer with Brad Moody regarding same
462	11/20/2012	Moody, Brad C.	\$318.50	1.3	\$245.00	Draft/revise correspondence to defense counsel re discovery issues and depositions; finalize second set of discovery to serve on JBS Carriers; correspond with defense counsel re expert disclosure issues
463	11/20/2012	Yarborough, Richard	\$145.00	0.5	\$290.00	Review of motion to compel discovery/memo directed to KLLM
464	11/20/2012	Bernier, Michael	\$1,102.50	4.5	\$245.00	Draft and revise Motion for Partial Summary Judgment
465	11/21/2012	Frost, Cable	\$696.00	2.4	\$290.00	Receive and review feedback from KLLM on all suggested deponents; confer with Mike Bernier and Brad Moody regarding same; finalize letter to Lyle Robinson identifying potential deponents and addressing other discovery issues; continue revisions and edits to motion for summary judgment
466	11/21/2012	Moody, Brad C.	\$1,225.00	5	\$245.00	Draft/revise motion to extend expert disclosure deadline; draft/revise discovery correspondence to defense counsel; continue evaluating witnesses for depositions; analyze defendant's motion to compel discovery and review case law cited in motion
467	11/21/2012	Bernier, Michael	\$318.50	1.3	\$245.00	Phone conversations with Brandon Woods and Monty Epps regarding potential depositions of JBS/PPC employees; exchange emails with Bill Hahn, Brandon Woods, and Monty Epps regarding the taking of their depositions; revise Motion for Partial Summary Judgment
468	11/26/2012	Frost, Cable	\$522.00	1.8	\$290.00	Receive and begin review of JBS's motion to compel; review correspondence informing client of motion to compel and our position regarding same; continue revisions/edits to KLLM's motion for summary judgment (1.8)
469	11/26/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Correspond with Terry Thornton re issues with damages
470	11/26/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Correspond with counsel for JBS Carriers re motion to extend deadlines
471	11/26/2012	Moody, Brad C.	\$171.50	0.7	\$245.00	Craft plan for organizing documents and other preparations for upcoming depositions
472	11/26/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Correspond with Jim Richards and Terry Thornton re JBS' motion to compel

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473	11/26/2012	Moody, Brad C.	\$122.50	0.5	\$245.00	Meeting with Mike Bernier and Melissa Summers re tasks to complete to prepare for upcoming depositions
474	11/26/2012	Moody, Brad C.	\$686.00	2.8	\$245.00	Continue reviewing case law cited by JBS in motion to compel
475	11/26/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Correspond with court administrator re motion to extend deadlines
476	11/26/2012	Moody, Brad C.	\$171.50	0.7	\$245.00	Evaluate issues with damages calculations
477	11/26/2012	Moody, Brad C.	\$710.50	2.9	\$245.00	Review Mississippi law to prepare to draft response to motion to compel
478	11/26/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Draft/revise proposed order on motion to extend deadlines
479	11/26/2012	Summers, Melissa	\$60.00	0.5	\$120.00	Meeting with attorneys regarding upcoming witness depositions
480	11/26/2012	Summers, Melissa	\$300.00	2.5	\$120.00	Examine documents produced by JBS for any and all documents regarding JBS employee Mark Norman for upcoming deposition
481	11/26/2012	Bernier, Michael	\$294.00	1.2	\$245.00	Review and analyze JBS and Pilgrim's Pride emails in preparation for upcoming depositions of JBS and Pilgrim's Pride employees
482						Review available materials and email correspondence in order to identify additional witnesses necessary to depose in order to cover bases with regard to JBS's claims of service issues; receive and review correspondence from JBS regarding witnesses and upcoming depositions; revise and edit draft 30(b)(6) deposition notices for Pilgrim's Pride; receive and review correspondence with Bill Hahn and others regarding upcoming depositions; continue work on KLLM's motion for summary judgment; begin review of bio sketches put together on each witness; prepare for and participate in call with counsel for JBS to discuss witnesses and discovery schedule (3.3)
483	11/27/2012	Frost, Cable	\$957.00	3.3	\$290.00	Correspond with court re motion to extend expert disclosure deadlines and order re same
484	11/27/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Begin drafting 30(b)(6) deposition notice for Pilgrim's Pride
485	11/27/2012	Moody, Brad C.	\$465.50	1.9	\$245.00	Telephone conference with Terry Thornton re issues raised in JBS' motion to compel
486	11/27/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Analyze documents and draft agenda for call with Terry Thornton re items requested by JBS Carriers through motion to compel
487	11/27/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Analyze correspondence from Terry Thornton re questions raised by Dr. Brooking
488	11/27/2012	Moody, Brad C.	\$24.50	0.1	\$245.00	Review list of additional witnesses identified by JBS in discovery responses and review emails of witnesses to evaluate whether to depose them
489	11/27/2012	Moody, Brad C.	\$637.00	2.6	\$245.00	Confer with Cable Frost re outstanding discovery issues
490	11/27/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Prepare for and participate in conference call with counsel for JBS re depositions and other discovery issues
491	11/27/2012	Moody, Brad C.	\$392.00	1.6	\$245.00	Examine documents produced by KLLM and documents produced by JBS and obtain needed documentation for witness folders for review by attorneys in preparation for upcoming depositions
	11/27/2012	Summers, Melissa	\$780.00	6.5	\$120.00	

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492	11/27/2012	Bernier, Michael	\$857.50	3.5	\$245.00	Conduct research regarding plaintiff's damage mitigation claims made in motion to compel; compile witness information for depositions; conduct research regarding lost profit calculations
493						Confer with KLLM's damages and liability experts regarding opinions and upcoming report deadline; receive and review JBS's supplemental disclosure identifying additional witnesses; confer with Brad Moody regarding informing client of same; prepare for and participate in additional conference call with KLLM's industry standard expert to discuss his review of file materials and expected opinions in case; examine documents in order to gain insight into issue of potential equipment shortages under schedule A (3.6)
494	11/28/2012	Frost, Cable	\$1,044.00	3.6	\$290.00	Identify documents to send to Bill Hahn for conference call and correspond with Bill re same
495	11/28/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Telephone conference with Larry Keene and Cable Frost re Keene's expert review of case
496	11/28/2012	Moody, Brad C.	\$441.00	1.8	\$245.00	
497	11/28/2012	Moody, Brad C.	\$367.50	1.5	\$245.00	Telephone call to Bill Hahn re issues with damages calculations and need for a conference call with Dr. Brooking
498	11/28/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Telephone conference with Bill Hahn and Dr. Brooking re damages issues
499	11/28/2012	Moody, Brad C.	\$196.00	0.8	\$245.00	Draft/revise correspondence to client re update on discovery process and issues with witnesses identified by JBS
500	11/28/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Review list of invoices needed as compiled by Dr. Brooking and correspond with Bill Hahn re same
501	11/28/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Draft/revise second good faith letter to JBS' counsel
502	11/28/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Correspond with Larry Keene re expert review of case
503	11/28/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Telephone conferences with Dr. Brooking re issues with damages calculations
504	11/28/2012	Moody, Brad C.	\$196.00	0.8	\$245.00	Evaluate issues raised by Larry Keene and identify questions to pose to client
505	11/28/2012	Moody, Brad C.	\$171.50	0.7	\$245.00	Correspond with Dr. Brooking re conference call with Bill Hahn and documents to discuss
506	11/28/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Review documents and draft agenda to prepare for call with Larry Keene re expert opinions
507	11/28/2012	Moody, Brad C.	\$563.50	2.3	\$245.00	Review documents received from Bill Hahn and forward same to Dr. Brooking
508	11/28/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Review supplemental disclosure from JBS Carriers and evaluate additional witnesses to depose
509	11/28/2012	Craft, Julie	\$147.00	0.6	\$245.00	Analyze and identify deadlines in Text Order to Set/Reset Scheduling Order
	11/28/2012		\$24.00	0.2	\$120.00	Deadlines/Hearings: Designate Experts Plaintiff Deadline due by 12/5/2012 Designate Experts for Defendant Deadline due by 1/18/2013

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510	11/28/2012	Craft, Julie	\$24.00	0.2	\$120.00	Conference with M. Bernier re need for production log of JBS documents and related issues
511	11/28/2012	Summers, Melissa	\$696.00	5.8	\$120.00	Examine documents produced by KLLM and documents produced by JBS and obtain needed documentation for witness folders for review by attorneys in preparation for upcoming depositions
512	11/28/2012	Bernier, Michael	\$122.50	0.5	\$245.00	Exchange emails with Bill Hahn, Brandon Woods, and Monty Epps regarding potential JBS/Pilgrim's Pride deponents
513	11/29/2012	Cook, Dale	\$720.00	6	\$120.00	Prepare JBS Carriers production log to provide details of voluminous document production to facilitate review of materials during discovery; review documents produced re same
514	11/29/2012					Revise/edit 30(b)(6) deposition notice for JBS Carriers; Finalize revisions and edits to KLLM's motion for summary judgment; confer with Mike Bernier and Brad Moody regarding procedural issues associated with motion for summary judgment; communications with client team and KLLM regarding upcoming depositions as well as JBS's attempts to confuse discovery with numerous witnesses; receive and review KLLM's damages expert's report; confer with Brad Moody regarding same; prepare for and participate in conference call with Bill Hahn and Brandon Woods to discuss [REDACTED] receive and review additional spreadsheets and invoices regarding billing practices and equipment allocation under Schedule A; receive and review additional correspondence from JBS regarding upcoming depositions as well as additional discovery; review certain emails in order to determine whether certain loads are not allocated to KLLM as punishment for missing others as described in email from Mark Norman to Lee Blackmon (5.3)
515	11/29/2012	Frost, Cable	\$1,537.00	5.3	\$290.00	Compare Dr. Brooking's damages calculation and compare same to damages provided in initial disclosures
516	11/29/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Telephone conference with Dr. Brooking re calculation of damages
517	11/29/2012	Moody, Brad C.	\$661.50	2.7	\$245.00	Continue reviewing documents addressing defenses raised by JBS Carriers
518	11/29/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Draft/revise email to client outlining damages calculations from Dr. Brooking
519	11/29/2012	Moody, Brad C.	\$441.00	1.8	\$245.00	Review documents and draft agenda for call with Bill Hahn and Brandon Wood
520	11/29/2012	Moody, Brad C.	\$318.50	1.3	\$245.00	Conference call with Bill Hahn and Brandon Wood re issues with Schedule A raised by JBS Carriers
521	11/29/2012	Moody, Brad C.	\$784.00	3.2	\$245.00	Draft/revise 30(b)(6) deposition notice for JBS Carriers
522	11/29/2012	Moody, Brad C.	\$318.50	1.3	\$245.00	[REDACTED]
523	11/29/2012	Yarborough, Richard	\$232.00	0.8	\$290.00	Review of communications regarding scope and breadth of possible depositions in case; Response to Jim Richards and Terry Thornton; Communications with S. Kennedy regarding claim status

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524	11/29/2012	Craft, Julie	\$588.00	4.9	\$120.00	Prepare electronic witness folders for review by attorneys in preparation for upcoming depositions
525	11/29/2012	Craft, Julie	\$12.00	0.1	\$120.00	Conference with M. Bernier re motion for summary judgment and related tasks
526						Examine documents produced by KLLM and documents produced by JBS and obtain needed documentation for witness folders for review by attorneys in preparation for upcoming depositions
527	11/29/2012	Summers, Melissa	\$744.00	6.2	\$120.00	Send email to Steve Szabo regarding former KLLM employees; draft Supplemental Rule 26 Disclosure; conduct research regarding discoverability of financial records; draft Motion for Summary Judgment; revise Memorandum in Support of Motion for Summary Judgment
528	11/29/2012	Bernier, Michael	\$1,176.00	4.8	\$245.00	Analyze and identify key documents produced by all parties in preparation for upcoming depositions; prepare electronic witness folders for review by attorneys in preparation for upcoming depositions; confer with Julie Craft re same
529	11/30/2012	Cook, Dale	\$780.00	6.5	\$120.00	Confer with Brad Moody and others regarding upcoming depositions and witnesses; review witness materials in order to begin preparations for depositions; [REDACTED] prepare for and participate in conference call with industry standard expert and KLLM personnel to discuss opinions and nuances associated with Schedule A and equipment obligations for same; confer with Brad Moody and Mike Bernier regarding documents produced and need to supplemental prior to expert disclosures; [REDACTED]
530	11/30/2012	Frost, Cable	\$1,218.00	4.2	\$290.00	Conference call with Blue Keene, Bill Hahn and Brandon Woods to discuss issues raised by Blue in his expert review of the case
531	11/30/2012	Moody, Brad C.	\$416.50	1.7	\$245.00	Review documents and emails provided by Brandon Woods re disruption of operations caused by closure of PPC's Dallas plant
532	11/30/2012	Moody, Brad C.	\$196.00	0.8	\$245.00	[REDACTED]
533	11/30/2012	Moody, Brad C.	\$269.50	1.1	\$245.00	Conference call with Blue Keene to discuss remaining issues with his expert review
534	11/30/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Continue reviewing documents to prepare for upcoming depositions
535	11/30/2012	Moody, Brad C.	\$416.50	1.7	\$245.00	Review documents and draft agenda for call with Blue Keene, Bill Hahn and Brandon Woods
536	11/30/2012	Moody, Brad C.	\$392.00	1.6	\$245.00	Correspond with client re Blue Keene's expert opinions
537	11/30/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Draft/revise third set of discovery requests
538	11/30/2012	Moody, Brad C.	\$171.50	0.7	\$245.00	Correspond with Bill Hahn to follow up on issues raised by Blue Keene
539	11/30/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Review correspondence from counsel for JBS re depositions; review memorandum from JBS's counsel re availability of witnesses requested for deposition; identify issues to raise with JBS' counsel re depositions in Colorado

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540	11/30/2012	Craft, Julie	\$48.00				Revise KLLM's Memorandum in Support of Motion for Partial Summary Judgment and electronically submit same to Court
541	11/30/2012	Craft, Julie	\$60.00	0.4	\$120.00		Analyze and identify exhibits to KLLM's Motion for Partial Summary Judgment
542	11/30/2012	Craft, Julie	\$36.00	0.3	\$120.00		Revise KLLM's Motion for Partial Summary Judgment and electronically submit same to Court
543							Analyze and update attorney notebooks re KLLM's Motion and Memorandum in Support of Motion for Partial Summary Judgment, Notice of Deposition of JBS Carriers and Notice of Deposition of Pilgrims' Pride, as submitted by Court
544	11/30/2012	Craft, Julie	\$48.00	0.4	\$120.00		Prepare electronic witness folders for review by attorneys in preparation for upcoming depositions
545	11/30/2012	Craft, Julie	\$300.00	2.5	\$120.00		Draft and revise Motion for Partial Summary Judgment; draft and revise Memorandum in Support of Motion for Partial Summary Judgment; conduct research regarding KLLM's duty to mitigate lost profit damages
546	11/30/2012	Bernier, Michael	\$759.50	3.1	\$245.00		Analyze and identify key documents produced by all parties in preparation for upcoming depositions; prepare electronic folders for review by attorneys in preparation of same
547	12/3/2012	Cook, Dale	\$564.00	4.7	\$120.00		Revise/edit KLLM's expert reports; review chart from Bill Hahn detailing over the road claims versus dedicated claims; participate in conference call regarding same; prepare for and participate in conference call with Lyle Robinson regarding upcoming depositions as well as discovery and expert issues; begin preparations for 30(b)(6) depositions for JBS and PPC
548	12/3/2012	Frost, Cable	\$1,102.00	3.8	\$290.00		Review correspondence from Bill Hahn re questions raised by Blue Keene re claims made by Pilgrim's Pride
549	12/3/2012	Moody, Brad C.	\$49.00	0.2	\$245.00		Identify additional documents to provide to Blue Keene and forward same
550	12/3/2012	Moody, Brad C.	\$147.00	0.6	\$245.00		Draft/revise correspondence to client updating on damages report
551	12/3/2012	Moody, Brad C.	\$73.50	0.3	\$245.00		Multiple telephone conferences with Dr. Brooking re draft damages figures
552	12/3/2012	Moody, Brad C.	\$318.50	1.3	\$245.00		Continue revising and editing expert report of Blue Keene
553	12/3/2012	Moody, Brad C.	\$343.00	1.4	\$245.00		Prepare spreadsheet created by Bill Hahn to send to Blue Keene
554	12/3/2012	Moody, Brad C.	\$122.50	0.5	\$245.00		Review drafts of damages tables from Dr. Brooking
555	12/3/2012	Moody, Brad C.	\$196.00	0.8	\$245.00		Telephone conferences with Bill Hahn and Brandon Wood re issues for Blue Keene's report
556	12/3/2012	Moody, Brad C.	\$122.50	0.5	\$245.00		Correspond with Blue Keene re draft of expert report
557	12/3/2012	Moody, Brad C.	\$73.50	0.3	\$245.00		Prepare for and participate in lengthy conference call with counsel for JBS Carriers re upcoming depositions, motion for summary judgment and other discovery issues
558	12/3/2012	Moody, Brad C.	\$416.50	1.7	\$245.00		Begin drafting and revising response to JBS Carriers' motion to compel
559	12/3/2012	Moody, Brad C.	\$514.50	2.1	\$245.00		Review of motion of partial SJ and memo in support; Review damages calculation prepared by Dr. Brooking; Communications with B. Moody and C. Frost re same
	12/3/2012	Yarborough, Richard	\$232.00	0.8	\$290.00		

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560	12/3/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and categorize Claims Overview document and prepare same for production
561						Draft document request to KLLM and send same to Terry Thornton; conduct research regarding ambiguity in contracts under Mississippi law and acceptance of parole evidence
562	12/3/2012	Bernier, Michael	\$171.50	0.7	\$245.00	Work on updating JBS Carriers production log; review documents produced re same
563	12/4/2012	Cook, Dale	\$372.00	3.1	\$120.00	Continue preparing electronic folders for review by attorneys in preparation for upcoming depositions
564	12/4/2012	Cook, Dale	\$180.00	1.5	\$120.00	Continue preparation for upcoming 30(b)(6) depositions as well as fact depositions of JBS and PPC personnel; review email correspondence and documents in preparation for same
565	12/4/2012	Frost, Cable	\$1,073.00	3.7	\$290.00	Analyze draft report from Dr. Brooking
566	12/4/2012	Moody, Brad C.	\$220.50	0.9	\$245.00	Telephone conference with Blue Keene re final opinions and draft of his report
567	12/4/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Draft/revise expert designation
568	12/4/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Analyze cost spreadsheets to evaluate for production
569	12/4/2012	Moody, Brad C.	\$196.00	0.8	\$245.00	Correspond with Terry Thornton re [REDACTED]
570	12/4/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	[REDACTED]
571	12/4/2012	Moody, Brad C.	\$294.00	1.2	\$245.00	Continue revising and editing expert report of Blue Keene
572						Analyze additional emails from Brandon Woods [REDACTED]
573	12/4/2012	Moody, Brad C.	\$245.00	1	\$245.00	Analyze recent pleadings, documents and update attorney notebooks accordingly
574	12/4/2012	Craft, Julie	\$36.00	0.3	\$120.00	Exchange emails with Steve Szabo regarding terminated employees; exchange emails with Brandon Woods regarding terminated employees; review and analyze information regarding KLLM employees to ascertain whom to identify as a potential trial witness
575	12/4/2012	Bernier, Michael	\$196.00	0.8	\$245.00	Review key documents and prepare same to be added to electronic site for production; continue review of JBS documents produced and update production log identifying same
576	12/5/2012	Cook, Dale	\$312.00	2.6	\$120.00	Review draft designation of experts; review final expert reports before filing; continue email review and preparation for upcoming depositions in Colorado
577	12/5/2012	Frost, Cable	\$1,479.00	5.1	\$290.00	Telephone conference with Dr. Brooking to finalize his expert report
578	12/5/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Telephone conference with Blue Keene re final report
579	12/5/2012	Moody, Brad C.	\$171.50	0.7	\$245.00	[REDACTED]
580	12/5/2012	Moody, Brad C.	\$122.50	0.5	\$245.00	Correspond with Blue Keene re expert report
	12/5/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Review correspondence and memo from counsel for JBS Carriers re scheduling of depositions in Greeley; analyze order of witnesses and respond to counsel's email
	12/5/2012	Moody, Brad C.	\$147.00	0.6	\$245.00	

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581	12/5/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Revise and edit list of witnesses to be deposed
582	12/5/2012	Moody, Brad C.	\$171.50	0.7	\$245.00	Analyze proposed deposition schedule and conference with Cable Frost re witness assignment and issues with 30(b)(6) depositions
583	12/5/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Review correspondence from counsel for JBS Carriers re deposition schedule in Colorado and other discovery issues
584	12/5/2012	Moody, Brad C.	\$24.50	0.1	\$245.00	Correspond with counsel for JBS Carriers re expert report
585	12/5/2012	Moody, Brad C.	\$661.50	2.7	\$245.00	Continue drafting and revising response to JBS Carriers' motion to compel to address request for all information relating to contract with Tyson Foods
586						Phone conversation with Brandon Woods regarding Dallas closure; review and analyze emails from Brandon Woods for production; review and analyze emails of prospective deponents
587	12/5/2012	Bernier, Michael	\$416.50	1.7	\$245.00	
	12/6/2012	Cook, Dale	\$432.00	3.6	\$120.00	Continue review of JBS documents produced and update production log identifying same; e-file KLLM's Response in Opposition to Defendant's Motion to Compel
588						Prepare for and participate in conference call with counsel for JBS regarding upcoming depositions and discovery issues; additional conference call with counsel for JBS regarding expert designations and timing of responses due to motion to dismiss; continue work on 30(b)(6) depositions topics and outlines for upcoming depositions; confer with Brad Moody and Mike Bernier regarding need to supplement KLLM's initial disclosures to identify additional witnesses and documents
589	12/6/2012	Frost, Cable	\$1,595.00	5.5	\$290.00	
590	12/6/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Correspond with Jim Richards and Terry Thornton re [REDACTED]
	12/6/2012	Moody, Brad C.	\$416.50	1.7	\$245.00	Continue drafting and revising response to motion to compel to distinguish cases relied upon by JBS Carriers
591	12/6/2012	Moody, Brad C.	\$343.00	1.4	\$245.00	Revise, edit and finalize response to JBS Carriers' motion to compel and review finalized exhibits for same to prepare for filing
592	12/6/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Receive and review resume from Blue Keene
593	12/6/2012	Moody, Brad C.	\$514.50	2.1	\$245.00	Continue drafting and revising response to motion to compel to address request for financial information of KLLM
594	12/6/2012	Yarborough, Richard	\$232.00	0.8	\$290.00	Review of expert reports prepared by Brooking and Keene; Communications with client and counsel re same
595	12/6/2012	Bernier, Michael	\$343.00	1.4	\$245.00	Draft and revise Supplemental Rule 26 witness disclosure
596						Continue preparations for upcoming depositions in Colorado of fact and 30(b)(6) witnesses; confer with Brad Moody regarding [REDACTED]
						[REDACTED] confer with Steve Kennedy regarding same
597	12/7/2012	Frost, Cable	\$1,334.00	4.6	\$290.00	
	12/7/2012	Moody, Brad C.	\$441.00	1.8	\$245.00	Review witness folder for Brianna Cole to begin preparing for upcoming depositions

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598	12/7/2012	Moody, Brad C.	\$539.00	2.2	\$245.00	Review witness folder for Clay Matthews to prepare for upcoming depositions
599	12/7/2012	Moody, Brad C.	\$294.00	1.2	\$245.00	Review witness folder for Nick White to prepare for upcoming depositions
600	12/7/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Conference with Cable Frost to discuss deposition issues
601	12/7/2012	Craft, Julie	\$456.00	3.8	\$120.00	Begin to analyze and categorize multiple spreadsheets for production
602	12/7/2012	Bernier, Michael	\$343.00	1.4	\$245.00	Exchange emails with Terry Thornton regarding satellite tracking; review and analyze
603	12/8/2012	Moody, Brad C.	\$367.50	1.5	\$245.00	JBS Carriers and Pilgrim's Pride documents to prepare deposition materials
604	12/8/2012	Moody, Brad C.	\$441.00	1.8	\$245.00	Review witness folder for Stanley Skinner to prepare for depositions
605						Review witness folder for David Hopwood to prepare for depositions
						Draft letter to JBS' counsel in response to his November 16, 2012 discovery letter;
						review and analyze JBS Carriers and Pilgrim's Pride documents to prepare deposition
606	12/9/2012	Bernier, Michael	\$710.50	2.9	\$245.00	materials
	12/10/2012	Cook, Dale	\$612.00	5.1	\$120.00	Continue preparing electronic witness folders for review by attorneys in preparation
607						for upcoming depositions
						Begin review and analysis of documents and other materials in order to prepare for
						depositions of 12 PPC deponents next week; confer with Brad Moody regarding charts
						and materials needed for depositions; confer with KLLM personnel regarding
						analysis of customer claims; receive and review letter from counsel for JBS regarding
						discovery dispute and additional materials requested from expert witnesses; draft
						response to counsel for JBS; begin preparation of outlines for upcoming fact and
	12/10/2012	Frost, Cable	\$1,827.00	6.3	\$290.00	30(b)(6) witness depositions
608						Review correspondence from defense counsel re departure of David Hopwood from
	12/10/2012	Moody, Brad C.	\$24.50	0.1	\$245.00	PPC and evaluate options for deposing him
609	12/10/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Analyze discovery issues raised by email from defense counsel
610	12/10/2012	Moody, Brad C.	\$294.00	1.2	\$245.00	Review witness folder for Lauren Chapmon to prepare for depositions
611	12/10/2012	Moody, Brad C.	\$539.00	2.2	\$245.00	Continue reviewing documents to compile folder of most important documents
612	12/10/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Correspond with Bill Hahn re additional information needed in claims spreadsheet
613	12/10/2012	Moody, Brad C.	\$196.00	0.8	\$245.00	Review and finalize documents for supplemental production
614	12/10/2012	Moody, Brad C.	\$710.50	2.9	\$245.00	Review witness folder for Amy Weichel Palmer to prepare for upcoming depositions
615	12/10/2012	Craft, Julie	\$12.00	0.1	\$120.00	Correspond with court reporter re deposition schedule
616	12/10/2012	Craft, Julie	\$288.00	2.4	\$120.00	Analyze documents produced by KLLM and itemize same in Production Log
617	12/10/2012	Craft, Julie	\$288.00	2.4	\$120.00	Complete analysis and categorization of multiple spreadsheets for production
618	12/10/2012	Craft, Julie	\$36.00	0.3	\$120.00	Prepare correspondence to Lyle Robinson re production of documents and prepare
619	12/10/2012	Craft, Julie	\$24.00	0.2	\$120.00	electronic version of same
						Conference with B. Moody re deposition schedule, key documents and related tasks
620	12/10/2012	Summers, Melissa	\$300.00	2.5	\$120.00	Deposition prep for upcoming fact witnesses depositions

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621	12/10/2012	Bernier, Michael	\$955.50	3.9	\$245.00	Draft letter to JBS' counsel in response to his November 16, 2012 discovery letter; review and analyze JBS Carriers and Pilgrim's Pride documents to prepare deposition materials; exchange emails with Brandon Woods regarding David Hopwood; review and analyze tractor lease received from Terry Thornton; draft Amended Responses to JBS' First Set of Interrogatories and Requests for Production
622	12/11/2012	Cook, Dale	\$504.00	4.2	\$120.00	Continue preparing electronic witness folders for review by attorneys in preparation for upcoming depositions; continue review JBS documents produced and update production accordingly
623						Receive and review JBS's response to KLLM's 30(b)(6) deposition notices; receive additional information from KLLM regarding customer claims; receive and review counsel for JBS's stipulation with regarding to authenticity of documents; confer with Brad Moody regarding timeline of key events; revise/edit same; continue review of emails and documents in order to prepare for upcoming depositions of fact and 30(b)(6) witnesses; draft outlines for same
624	12/11/2012	Frost, Cable	\$1,972.00	6.8	\$290.00	Revise and edit letter to defense counsel re discovery issues
625	12/11/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Correspond with counsel for JBS Carriers re scheduling issues for depositions in Greeley
626	12/11/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Correspond with Bill Hahn re issues with claims made by Pilgrim's Pride
627	12/11/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Review and analyze responses and objections to 30(b)(6) deposition notice for Pilgrim's Pride
628	12/11/2012	Moody, Brad C.	\$171.50	0.7	\$245.00	Review and analyze voluminous sets of emails provided by Brandon Woods to refute claims of service issues raised by JBS Carriers and Pilgrim's Pride
629	12/11/2012	Moody, Brad C.	\$465.50	1.9	\$245.00	Identify critical documents to discuss with Brandon Woods and forward same to him for review and explanation
630	12/11/2012	Moody, Brad C.	\$220.50	0.9	\$245.00	Analyze Fifth Circuit law to prepare good faith letter addressing improper objections raised in responses to 30(b)(6) deposition notices
631	12/11/2012	Moody, Brad C.	\$392.00	1.6	\$245.00	Review and analyze responses and objections to 30(b)(6) deposition notice for JBS Carriers
632	12/11/2012	Moody, Brad C.	\$196.00	0.8	\$245.00	Revise and edit spreadsheet compiled by Bill Hahn re claims issues and forward same to him with list of additional information needed
633	12/11/2012	Craft, Julie	\$196.00	0.8	\$245.00	Prepare Notice of Intent to Serve Subpoena Upon Lauren Chapmon and electronically submit same to Court and all counsel
634	12/11/2012	Craft, Julie	\$36.00	0.3	\$120.00	Identify additional documents necessary for upcoming depositions and begin preparation of notebooks
635	12/11/2012	Craft, Julie	\$336.00	2.8	\$120.00	Prepare Subpoena to be served upon Lauren Chapmon
636	12/11/2012	Craft, Julie	\$36.00	0.3	\$120.00	Prepare Notice of Depositions to be taken on December 18, 2012 and electronically submit same to Court and all counsel
	12/11/2012	Craft, Julie	\$48.00	0.4	\$120.00	

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637	12/11/2012	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and update attorney notebooks re Responses and Objections to Notices to Take 30(b)(6) Depositions of JBS Carriers and Pilgrim's Pride; Conference with attorney re same, related tasks
638	12/11/2012	Craft, Julie	\$120.00	1	\$120.00	Analyze and identify documents for production to expert Larry Keene and overnight same for his review
639	12/11/2012	Craft, Julie	\$48.00	0.4	\$120.00	Prepare Notice of Depositions to be taken on December 19, 2012 and electronically submit same to Court and all counsel
640	12/11/2012	Craft, Julie	\$36.00	0.3	\$120.00	Prepare Subpoena to be served upon David Hobwood
641	12/11/2012	Craft, Julie	\$48.00	0.4	\$120.00	Prepare Notice of Depositions to be taken on December 17, 2012 and electronically submit same to Court and all counsel
642	12/11/2012	Craft, Julie	\$36.00	0.3	\$120.00	Prepare Notice of Intent to Serve Subpoena Upon David Hobwood and electronically submit same to Court and all counsel
643	12/11/2012	Summers, Melissa	\$348.00	2.9	\$120.00	Analyze recently obtained documents produced by KLLM and JBS for fact witnesses; obtain needed documents for preparation in upcoming depositions; and revise witness folders to include same
644	12/11/2012	Bernier, Michael	\$931.00	3.8	\$245.00	Send email to Terry Thornton regarding termination provision in tractor lease; draft Amended Responses to JBS's First Set of Interrogatories and Requests for Production
645	12/12/2012	Cook, Dale	\$288.00	2.4	\$120.00	Continue preparing electronic witness folders for review by attorney in preparation for upcoming depositions; work on JBS production log updating same
646						Receive and review draft motion from counsel for JBS regarding extension of time to respond to KLLM's motion to dismiss; conduct internet research regarding public filings and statements of JBS and PPC with regarding to dedicated services and KLLM's performance; draft email correspondence to Mike Bernier requesting that he continue search of SEC and Investor related documents
647	12/12/2012	Frost, Cable	\$1,421.00	4.9	\$290.00	continue examination of documents and emails in order to prepare for upcoming depositions in Colorado; continue draft of outlines for fact and 30(b)(6) depositions
648	12/12/2012	Moody, Brad C.	\$24.50	0.1	\$245.00	Correspond with counsel for JBS re deposition schedule
649	12/12/2012	Moody, Brad C.	\$465.50	1.9	\$245.00	Revise and edit good faith letter to counsel for JBS Carriers detailing why objections to 30(b)(6) topics are improper
650	12/12/2012	Moody, Brad C.	\$318.50	1.3	\$245.00	Draft/revise timeline of key events
651	12/12/2012	Craft, Julie	\$516.00	4.3	\$120.00	Analyze and identify documents to include in timeline for key events and update same; Additional work to gather documents and prepare for upcoming depositions
	12/12/2012	Summers, Melissa	\$216.00	1.8	\$120.00	Prepare copies of pleadings needed for depositions and prepare documents produced by KLLM and JBS for depositions

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652	12/12/2012	Summers, Melissa	\$288.00	2.4	\$120.00	Finalize KLLM's production log indexing documents produced
653						Draft and revise Amended Responses to First Sets of Interrogatories and Requests for Production; phone conversation Steve Szabo regarding employee termination issue; draft and revise Responses to JBS Carriers Third Set of Interrogatories and Requests for Production
654	12/12/2012	Bernier, Michael	\$514.50	2.1	\$245.00	Finish review of JBS documents produced and updating production log re same; prepare hot document produced for attorney review for preparation of upcoming depositions; prepare documents to be shipped to upcoming deposition site
655	12/13/2012	Cook, Dale	\$588.00	4.9	\$120.00	Prepare for and participate in conference call with Brandon Woods to review multiple documents needed to depose JBS's witnesses and gain a better understanding of day to day operations; confer with Brad Moody regarding same as well as division of duties for upcoming witnesses; continue work on deposition outline and documents to be used with Clay Matthews; begin work on deposition outlines and identifying documents to be used with Nick White and Briana Cole; continue work on other witnesses to be deposed next week
656	12/13/2012	Frost, Cable	\$2,117.00	7.3	\$290.00	Conference call with counsel for JBS Carriers to try to work through issues arising from JBS' objections to 30(b)(6) deposition topics
657	12/13/2012	Moody, Brad C.	\$416.50	1.7	\$245.00	Telephone conference with Brandon Woods re details of Schedule A operations to prepare for upcoming depositions
658	12/13/2012	Moody, Brad C.	\$416.50	1.7	\$245.00	Review and highlight documents to use as exhibits for deposition of Amy Weichel Palmer
659	12/13/2012	Moody, Brad C.	\$269.50	1.1	\$245.00	Multiple e-mails with Brandon Woods re questions raised through emails provided by Brandon to refute claims of service issues
660	12/13/2012	Moody, Brad C.	\$147.00	0.6	\$245.00	Review additional e-mails provided by Brandon Woods to refute claims of service issues raised by JBS Carriers and Pilgrim's Pride and compare with complaint emails produce by JBS Carriers
661	12/13/2012	Moody, Brad C.	\$514.50	2.1	\$245.00	Draft/revise outline for deposition of Amy Weichel Palmer
662	12/13/2012	Moody, Brad C.	\$514.50	2.1	\$245.00	Review of deposition schedule, orders entered in case and related issues
663	12/13/2012	Yarborough, Richard	\$145.00	0.5	\$290.00	Revisions and additions to time line for use during upcoming depositions; Conference with B. Moody, C. Frost re additional documents needed for upcoming depositions and related tasks; Additional work to gather documents and prepare for upcoming depositions; Analyze and categorize additional documents for production; Redact same; Correspondence to all counsel forwarding newly produced documents; Prepare documents to ship to deposition location
664	12/13/2012	Craft, Julie	\$588.00	4.9	\$120.00	Prepare copies of pleadings needed for depositions and prepare documents produced by KLLM and JBS for depositions
	12/13/2012	Summers, Melissa	\$228.00	1.9	\$120.00	

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665	12/13/2012	Bernier, Michael	\$931.00	3.8	\$245.00	Conduct research into JBS Carriers' and Pilgrim's Pride's public filings and news releases regarding representations made about consolidating business and restructuring Pilgrim's Pride; review and analyze emails for production; draft Responses to JBS Carriers' Third Set of Interrogatories and Requests for Production
666						Continue drafts of deposition outlines for the 30(b)(6) examination of Brianna Cole and Nick White; continue work on Clay Matthews individual and 30(b)(6) deposition outline; identify additional documents to use with each witness; begin preparations for analysis of documents and questions for Brianna Cole and Nick White individually; continue work on deposition outlines and documents of Jayson Penn and Walt Schaffer
667	12/14/2012	Frost, Cable	\$1,682.00	5.8	\$290.00	Revise and edit response to third set of discovery propounded by JBS Carriers
	12/14/2012	Moody, Brad C.	\$196.00	0.8	\$245.00	Correspond with Bill Hahn and Jamie Berry re information about claims submitted by PPC; review revised chart with new information about those claims received from Bill and Jamie
668	12/14/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Review and highlight documents to use as exhibits for Lauren Chapmon's deposition
669	12/14/2012	Moody, Brad C.	\$294.00	1.2	\$245.00	Review and highlight documents to use as exhibits for David Hopwood's deposition
670	12/14/2012	Moody, Brad C.	\$367.50	1.5	\$245.00	Review and highlight documents to use as exhibits for Tabitha Schetko's deposition
671	12/14/2012	Moody, Brad C.	\$343.00	1.4	\$245.00	Review and highlight documents to use as exhibits for Stanley Skinner's deposition
672	12/14/2012	Moody, Brad C.	\$416.50	1.7	\$245.00	Identify documents to use to impeach testimony of Brianna Cole
673	12/14/2012	Moody, Brad C.	\$122.50	0.5	\$245.00	Analyze and categorize additional emails and spreadsheet for production today; prepare electronic copy of file for use by attorneys; prepare additional documents to shipment of documents to Colorado; Correspondence to all counsel re today's production of documents; Update attorney notebooks re JBS Carriers's Unopposed Motion for Extension of Time and Order Granting Same; Update attorney notebooks re Stipulation Regarding Authenticity of Documents
674						Create exhibit folders for depositions, update production log, examine new documents produced for witness and update witness folders with same, and work on document production
675	12/14/2012	Craft, Julie	\$420.00	3.5	\$120.00	Draft and revise Responses to JBS Carriers' Third Set of Interrogatories and Requests for Production; exchange emails with Steve Szabo regarding employment status of non-driver employees assigned to Pilgrim's Pride dedicated agreement; exchange emails with Brandon Woods regarding timeline of transfer of employees from Mt. Pleasant to Terrell, Texas
676	12/14/2012	Summers, Melissa	\$348.00	2.9	\$120.00	Prepare for 30(b)(6) and fact witness depositions of JBS and PPC; draft outlines for same and identify key documents
677	12/14/2012	Bernier, Michael	\$441.00	1.8	\$245.00	Draft/revise outline for deposition of David Hopwood
	12/15/2012	Frost, Cable	\$1,827.00	6.3	\$290.00	Draft/revise deposition outline for Tabitha Schetko
678	12/15/2012	Moody, Brad C.	\$514.50	2.1	\$245.00	
679	12/15/2012	Moody, Brad C.	\$441.00	1.8	\$245.00	

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680	12/15/2012	Moody, Brad C.	\$539.00	2.2	\$245.00	Draft/revise outline for deposition of Stanley Skinner
681	12/15/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Correspond with Jim Richards and Terry Thornton re depositions of KLLM employees
682	12/15/2012	Moody, Brad C.	\$220.50	0.9	\$245.00	Draft/revise outline for deposition of Lauren Chapmon
683						Prepare for 30(b)(6) and fact witness depositions of JBS and PPC; draft outlines for same and identify key documents; travel to Denver for depositions, continue work on outlines for depositions
684	12/16/2012	Frost, Cable	\$2,958.00	10.2	\$290.00	Travel from Jackson to Loveland, CO for depositions
685	12/16/2012	Moody, Brad C.	\$1,837.50	7.5	\$245.00	Prepare for an participate in 30(b)(6) and fact witness depositions of JBS and PPC
686	12/17/2012	Frost, Cable	\$2,697.00	9.3	\$290.00	Conduct depositions of JBS and Pilgrim's Pride employees
687	12/17/2012	Moody, Brad C.	\$2,254.00	9.2	\$245.00	Continue preparing for depositions of Stanley Skinner and Lauren Chapmon
688	12/17/2012	Moody, Brad C.	\$367.50	1.5	\$245.00	Continue preparing for depositions of Amy Wiechel Palmer and David Hopwood
689	12/17/2012	Moody, Brad C.	\$441.00	1.8	\$245.00	Prepare Notice of Service of KLLM's Response to Third Set of Interrogatories and Requests for Production of Documents and electronically submit same; Forward Notice and Responses to all counsel of record; Update attorney notebooks accordingly.
690	12/17/2012	Craft, Julie	\$72.00	0.6	\$120.00	Analyze and update attorney notebooks re JBS Carriers's Reply Brief in Support of Motion to Compel; Forward same to attorneys for review
691	12/17/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze case documentation in preparation for status conference
692	12/17/2012	Craft, Julie	\$24.00	0.2	\$120.00	Revise KLLM's Responses to JBS Carriers' Third Set of Interrogatories and Requests for Production; analyze discovery correspondence from JBS' counsel
693	12/17/2012	Bernier, Michael	\$196.00	0.8	\$245.00	Prepare for an participate in 30(b)(6) and fact witness depositions of JBS and PPC
694	12/18/2012	Frost, Cable	\$2,784.00	9.6	\$290.00	Conduct depositions of JBS and Pilgrim's Pride employees
695	12/18/2012	Moody, Brad C.	\$2,327.50	9.5	\$245.00	Continue preparing for depositions
696	12/18/2012	Moody, Brad C.	\$269.50	1.1	\$245.00	Amend witness list in Rule 26 Initial Disclosure
697	12/18/2012	Bernier, Michael	\$73.50	0.3	\$245.00	Continue preparing electronic and hard witness folders for review by attorneys in preparation to defend depositions of KLLM employees
698	12/19/2012	Cook, Dale	\$420.00	3.5	\$120.00	Prepare for an participate in 30(b)(6) and fact witness depositions of JBS and PPC
699	12/19/2012	Frost, Cable	\$2,668.00	9.2	\$290.00	Continue preparing for depositions
700	12/19/2012	Moody, Brad C.	\$294.00	1.2	\$245.00	Conduct depositions of JBS and Pilgrim's Pride witnesses
701	12/19/2012	Moody, Brad C.	\$1,715.00	7	\$245.00	Travel to Denver, CO from Greeley for flight to Jackson next day
702	12/19/2012	Moody, Brad C.	\$367.50	1.5	\$245.00	Review and analyze produced documents to prepare deposition materials for KLLM's witnesses
703	12/19/2012	Bernier, Michael	\$710.50	2.9	\$245.00	Continue preparing electronic and hard witness folders for review by attorneys in preparation to defend depositions of KLLM employees
704	12/20/2012	Cook, Dale	\$600.00	5	\$120.00	Return from 30(b)(6) and fact witness depositions of JBS and PPC; begin analysis and summary
	12/20/2012	Frost, Cable	\$2,494.00	8.6	\$290.00	

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705	12/20/2012	Moody, Brad C.	\$2,009.00	8.2	\$245.00	Return to Jackson from Denver, CO
706						Analyze and identify documents to include in witness folders of J. Richards, T. Thornton, B. Hahn, B. Woods and M. Epps; Conference with M. Bernier re forwarding witness notebooks to witnesses for review prior to depositions; Prepare electronic versions of witness folders; Correspondence to J. Richards; Correspondence to T. Thornton; Correspondence to B. Hahn; Correspondence to B. Woods; Correspondence to M. Epps
707	12/20/2012	Craft, Julie	\$492.00	4.1	\$120.00	Prepare copies of pleadings needed for depositions and prepare documents produced by KLLM and JBS for depositions
708	12/20/2012	Summers, Melissa	\$48.00	0.4	\$120.00	Supplement Rule 26 Initial Disclosure computation of damages to reflect damages expert's report
709	12/20/2012	Bernier, Michael	\$441.00	1.8	\$245.00	Begin preparations for upcoming KLLM depositions; confer with Bernier and Moody re KLLM prep and additional materials needed from JBS
710	12/21/2012	Frost, Cable	\$1,102.00	3.8	\$290.00	Revise and edit response to good faith letter from counsel for JBS
711	12/21/2012	Moody, Brad C.	\$147.00	0.6	\$245.00	Update to KLLM's Production Log re KLLM-JBS 002967-KLLM-JBS 002974
712	12/21/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and itemize lease for production (KLLM-JBS 002967-KLLM-JBS 002974)
713	12/21/2012	Craft, Julie	\$36.00	0.3	\$120.00	Analyze JBS Carrier's Notice of 30(b)(6) Deposition and Request for Production of Documents to KLLM; calendar same
714	12/21/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze JBS Carrier's Notice of Service of Response to Plaintiff's Second Set of Interrogatories; Verify that Response document has not been received
715	12/21/2012	Craft, Julie	\$24.00	0.2	\$120.00	Analyze JBS Carrier's Notice of Service of Response to Plaintiff's Second Set of RPODs; Verify that Response document has not been received
716						Review and analyze December 17, 2012 discovery letter from counsel for JBS; review and analyze discovery responses addressed by December 17, 2012 discovery letter from counsel for JBS; review and analyze tractor lease requested by counsel for JBS, particularly early termination provision of lease; have documents prepared for production; draft letter in response to December 17, 2012 discovery letter from counsel for JBS; draft amended discovery responses
717	12/21/2012	Bernier, Michael	\$1,470.00	6	\$245.00	Debrief from depositions of PPC personnel; confer with Steve Kennedy regarding status of case and issues with Nick White and Breanna Cole; begin preparations to defend depositions of KLLM personnel; receive and begin review of 30(b)(6) deposition that is served upon KLLM
718	12/24/2012	Frost, Cable	\$928.00	3.2	\$290.00	Review JBS' rebuttal brief in support of motion to compel
	12/26/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Review JBS Carrier's responses to additional discovery requests propounded and evaluate whether to compel some information
719	12/27/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Review notes and draft summary of Brianna Cole's deposition
720	12/27/2012	Moody, Brad C.	\$294.00	1.2	\$245.00	

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721	12/27/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Review notes and draft summary of David Hopwood's deposition
722	12/27/2012	Moody, Brad C.	\$171.50	0.7	\$245.00	Review notes and draft summary of Stanley Skinner's deposition
723	12/27/2012	Moody, Brad C.	\$98.00	0.4	\$245.00	Review notes and draft summary of Tabitha Schetko's deposition
724	12/27/2012	Moody, Brad C.	\$220.50	0.9	\$245.00	Review notes and draft summary of Nick White's deposition
725	12/27/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Review notes and draft summary of Lauren Chapmon's deposition
726	12/27/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Review notes and draft summary of Jayson Penn's deposition
727	12/27/2012	Moody, Brad C.	\$294.00	1.2	\$245.00	Review notes and draft summary of Clay Matthews' deposition
728	12/27/2012	Moody, Brad C.	\$49.00	0.2	\$245.00	Review notes and draft summary of Walt Shafer's deposition
729	12/27/2012	Yarborough, Richard	\$290.00	1	\$290.00	Conference with B. Moody regarding deposition of Pilgram Pride witnesses in Colorado; Review of file materials
730	12/27/2012	Bernier, Michael	\$98.00	0.4	\$245.00	Draft deposition preparation outlines for KLLM witnesses' upcoming depositions
731						Receive and review scanned copies of exhibits used in recent depositions of PPC personnel; continue preparations to defend KLLM depositions; review testimony of Nick White in order to determine whether certain portions would strengthen KLLM's motion for partial summary judgment
732	12/28/2012	Frost, Cable	\$609.00	2.1	\$290.00	Begin drafting and revising response and objections to 30(b)(6) deposition notice from JBS and identify witnesses for each topic
733	12/28/2012	Moody, Brad C.	\$563.50	2.3	\$245.00	Draft/revise fourth set of discovery requests based on new information obtained during recent depositions
734	12/28/2012	Moody, Brad C.	\$147.00	0.6	\$245.00	Continue drafting and revising reports on depositions
735	12/28/2012	Moody, Brad C.	\$196.00	0.8	\$245.00	Receive and review draft response to JBS's 30(b)(6) deposition notice; confer with Brad Moody regarding same; continue preparations for upcoming KLLM depositions; receive and begin review of transcripts of JBS and PPC personnel recently deposited in Denver
736	12/31/2012	Frost, Cable	\$841.00	2.9	\$290.00	Correspond with Jim Richards and Terry Thornton re issues for 30(b)(6) deposition
737	12/31/2012	Moody, Brad C.	\$73.50	0.3	\$245.00	Continue revising and editing response to JBS Carrier's notice of 30(b)(6) deposition
738	12/31/2012	Moody, Brad C.	\$196.00	0.8	\$245.00	Begin drafting outline for deposition preparation sessions with Brandon Woods and Monty Epps
739	12/31/2012	Moody, Brad C.	\$465.50	1.9	\$245.00	Begin reviewing witness folders of Brandon Woods and Monty Epps to prepare to defend upcoming depositions
740	12/31/2012	Moody, Brad C.	\$808.50	3.3	\$245.00	Prepare witness outlines for KLLM witnesses' depositions
741	12/31/2012	Bernier, Michael	\$98.00	0.4	\$245.00	Prepare witness outlines for KLLM witnesses' depositions
742	1/1/2013	Bernier, Michael	\$171.50	0.7	\$245.00	Receive and review additional documents produced by JBS; receive and review Amended 30(b)(6) response; provide comments to same; begin preparation for 30(b)(6) deponents; begin preparation to defend fact witness depositions
743	1/2/2013	Frost, Cable	\$1,218.00	4.2	\$290.00	Correspond with Jim Richards and Terry Thornton re issues for depositions
744	1/2/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Review and analyze new document production from JBS Carriers

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745	1/2/2013	Moody, Brad C.	\$392.00	1.6	\$245.00	Continue drafting outline for preparing Brandon Woods for deposition
746	1/2/2013	Moody, Brad C.	\$245.00	1	\$245.00	Review documents and prepare outline for preparation session with Terry Thornton to prepare for deposition
747	1/2/2013	Moody, Brad C.	\$759.50	3.1	\$245.00	Continue reviewing documents to prepare for upcoming depositions of KLLM employees
748	1/2/2013	Yarborough, Richard	\$145.00	0.5	\$290.00	Review of deposition notices scheduled in action; Conference with B. Moody
749	1/2/2013	Craft, Julie	\$120.00	1	\$120.00	Analyze additional documents produced by JBS Carriers and update JBS Carriers's Production Log accordingly
750	1/2/2013	Craft, Julie	\$48.00	0.4	\$120.00	Analyze JC001765 - JC1821 received today and update attorney notebooks accordingly
751	1/2/2013	Craft, Julie	\$12.00	0.1	\$120.00	Conference with B. Moody re additional documents produced by JBS Carriers
752	1/2/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze JC001764 received during recent depositions and update attorney notebooks accordingly
753	1/2/2013	Craft, Julie	\$60.00	0.5	\$120.00	Analyze and update calendar, notebooks re Notices of Depositions of M. Epps, B. Woods, T. Thornton, B. Hahn and J. Richards
754	1/2/2013	Craft, Julie	\$96.00	0.8	\$120.00	Analyze electronic deposition transcripts of L. Chapman, B. Cole, D. Hopwood, C. Matthews 30(b)(6), A. Palmer, J. Penn and S. Skinner; Add to attorney notebooks
755	1/2/2013	Craft, Julie	\$24.00	0.2	\$120.00	Conference with B. Moody re Depositions scheduled for January 7 - 10, 2013
756	1/2/2013	Craft, Julie	\$36.00	0.3	\$120.00	Revisions to KLLM's Response to Notice of 30(b)(6) Deposition and Request for Production of Documents; Electronically submit same to Court
757	1/2/2013	Bernier, Michael	\$931.00	3.8	\$245.00	Exchange emails with Bill Hahn, Brandon Woods, and Monty Epps regarding deposition preparation; prepare witness outline for Bill Hahn's deposition; prepare witness outline for Jim Richards' deposition
758	1/2/2013	Bernier, Michael	\$931.00	3.8	\$245.00	Review deposition summary prior to submission to client; confer with Brad Moody and Mike Bernier
759	1/3/2013	Frost, Cable	\$1,363.00	4.7	\$290.00	review documents regarding same; participate in preparation call with Brandon Woods and Monty Epps for depositions; continue preparations for defending 30(b)(6) in individual depositions
760	1/3/2013	Moody, Brad C.	\$171.50	0.7	\$245.00	Conference with Cable Frost and Mike Bernier to address issues for deposition preparation
761	1/3/2013	Moody, Brad C.	\$539.00	2.2	\$245.00	Continue working on outline for preparing Terry Thornton for deposition
762	1/3/2013	Moody, Brad C.	\$294.00	1.2	\$245.00	Telephone conference with Brandon Woods and Monty Epps to begin preparing for depositions
763	1/3/2013	Moody, Brad C.	\$637.00	2.6	\$245.00	Identify key themes of case and other issues raised by JBS Carriers to provide framework for preparing witnesses for depositions
	1/3/2013	Moody, Brad C.	\$637.00	2.6	\$245.00	Continue reviewing documents and preparing outlines for deposition preparation

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764	1/3/2013	Craft, Julie	\$48.00	0.4	\$120.00	Analyze and categorize State of MS Detail Invoice dated 06-13-2012 and Bates Number for production; Update to KLLM's production log accordingly
765	1/3/2013	Craft, Julie	\$60.00	0.5	\$120.00	Analyze deposition transcripts of Nicholas White, Brianna Cole (Volume 2), Tabitha Critser and Walt Shaffer; Add to attorney notebooks accordingly
766	1/3/2013	Craft, Julie	\$96.00	0.8	\$120.00	Analyze additional documents produced by KLLM and update KLLM's Production Log accordingly
767	1/3/2013	Bernier, Michael	\$1,151.50	4.7	\$245.00	Conduct witness preparation conference call with Brandon Woods and Monty Epps; prepare deposition outline for Bill Hahn; prepare deposition outline for Jim Richards
768						Prepare for and participate in conference call with Jim Richards and Terry Thornton regarding upcoming depositions; Confer with Mike Bernier regarding call with Bill Hahn; provide suggestions to revise 30(b)(6) response; continue deposition preparation
769	1/4/2013	Frost, Cable	\$1,044.00	3.6	\$290.00	Telephone conference with Jim Richards and Terry Thornton to prepare for upcoming depositions
770	1/4/2013	Moody, Brad C.	\$416.50	1.7	\$245.00	Telephone conference with Bill Hahn and Mike Bernier to prepare for upcoming deposition
771						Telephone conference with Brandon Woods re questions about trailer volume for Schedule A
772	1/4/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Correspond with Terry Thornton re additional documents to review for deposition
773	1/4/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Telephone conferences with counsel for JBS re additional issues with 30(b)(6) topics
774	1/4/2013	Moody, Brad C.	\$147.00	0.6	\$245.00	Revise and edit amended response to JBS Carriers' 30(b)(6) based on new information and clarity on topics
775	1/4/2013	Moody, Brad C.	\$269.50	1.1	\$245.00	Conference with B. Moody re upcoming depositions and arrangements for same
776	1/4/2013	Craft, Julie	\$24.00	0.2	\$120.00	Conduct witness preparation phone conference with Bill Hahn; prepare witness outline for Jim Richards
777	1/4/2013	Bernier, Michael	\$686.00	2.8	\$245.00	Revise and edit outline for preparation session with Jim Richards and review documents for same
778	1/6/2013	Moody, Brad C.	\$490.00	2	\$245.00	Prepare for and participate in deposition prep of KLLM personnel including Jim Richards and Terry Thornton
779	1/7/2013	Frost, Cable	\$1,827.00	6.3	\$290.00	Deposition prep meeting with T. Thornton and J. Richards for JBS case
780	1/7/2013	Kennedy, Steve	\$261.00	0.9	\$290.00	Meetings with Bill Hahn, Brandon Woods, Monty Epps, Terry Thornton and Jim Richards to prepare for depositions
781	1/7/2013	Moody, Brad C.	\$2,058.00	8.4	\$245.00	Review notes from deposition prep to identify additional issues for follow up
782	1/7/2013	Moody, Brad C.	\$196.00	0.8	\$245.00	
	1/7/2013	Craft, Julie	\$120.00	1	\$120.00	Prepare additional documents needed to deposition preparations with T. Thornton, B. Woods, B. Hahn, M. Epps and J. Richards and provide same to attorneys

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783	1/7/2013	Craft, Julie	\$180.00	1.5	\$120.00	Analyze documents identified in JBS Carriers's Notice of 30(b)(6) Deposition and prepare notebook for attorneys
784	1/7/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re KLLM's Fourth Set of Document Requests; Determine response date and calendar same
785	1/7/2013	Craft, Julie	\$60.00	0.5	\$120.00	Revise and electronically submit Amended Response to Rule 30(b)(6) Notice of Deposition and Request for Production of Documents; Email same to counsel for JBS Carriers
786						Prepare deposition outline for Bill Hahn; prepare deposition outline for Jim Richards; meet with Brandon Woods, Monty Epps, and Bill Hahn and prepare them for depositions
787	1/7/2013	Bernier, Michael	\$1,617.00	6.6	\$245.00	Prepare for and defend depositions of Monty Epps and Brandon Woods
788	1/8/2013	Frost, Cable	\$2,697.00	9.3	\$290.00	Correspond with Terry Thornton re issues for deposition
789	1/8/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Conference with Cable Frost re testimony from depositions
790	1/8/2013	Moody, Brad C.	\$196.00	0.8	\$245.00	Final meeting with Monty Epps to prepare for his deposition
791	1/8/2013	Moody, Brad C.	\$294.00	1.2	\$245.00	Prepare agenda for final preparation sessions with witnesses to ensure testimony is aligned
792	1/8/2013	Moody, Brad C.	\$147.00	0.6	\$245.00	Draft/revise correspondence to counsel for JBS Carriers re discovery issues
793	1/8/2013	Moody, Brad C.	\$98.00	0.4	\$245.00	Review unmanned truck reports in advance of producing those to JBS Carriers
794	1/8/2013	Moody, Brad C.	\$171.50	0.7	\$245.00	Review documents to prepare for follow up meetings with Jim Richards and Terry Thornton to prepare for depositions
795	1/8/2013	Moody, Brad C.	\$588.00	2.4	\$245.00	Conference with B. Moody re unmanned tractor reports
796	1/8/2013	Craft, Julie	\$12.00	0.1	\$120.00	Review and analyze KLLM's discovery responses to ascertain which ones need to be amended; conduct research regarding JBS' Motion to Compel
797	1/8/2013	Bernier, Michael	\$416.50	1.7	\$245.00	Prepare for and defend depositions of Bill Hahn and Jim Richards
798	1/9/2013	Frost, Cable	\$2,494.00	8.6	\$290.00	Conference with Cable Frost re [REDACTED]
799	1/9/2013	Moody, Brad C.	\$122.50	0.5	\$245.00	Meetings with Jim Richards and Terry Thornton to prepare for depositions
800	1/9/2013	Moody, Brad C.	\$1,029.00	4.2	\$245.00	Telephone conferences with Terry Thornton re details of cost for Qualcomm and tractor tag costs
801	1/9/2013	Moody, Brad C.	\$122.50	0.5	\$245.00	Telephone conference with Dr. Brooking to address issues with damages figures
802	1/9/2013	Moody, Brad C.	\$73.50	0.3	\$245.00	Draft/revise correspondence to defense counsel re remaining deposition to be taken and deficiencies in 30(b)(6) testimony provided by Clay Matthews
803	1/9/2013	Moody, Brad C.	\$171.50	0.7	\$245.00	Final meeting with Bill Hahn to prepare for his testimony
804	1/9/2013	Moody, Brad C.	\$269.50	1.1	\$245.00	Obtain discovery responses of KLLM for use by attorneys during deposition preparation
805	1/9/2013	Craft, Julie	\$24.00	0.2	\$120.00	Conference with B. Moody re additional document production today and related tasks

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806	1/9/2013	Craft, Julie	\$60.00	0.5	\$120.00	Analyze and categorize KLLM-JBS 002977 - KLLM-JBS 003611 for today's production; Prepare electronic copy of same
807						Prepare document production to be produced KLLM-JBS 002977 through KLLM-JBS 003611; and revise fact witnesses Brianna Cole and Clay Matthews witness folders with documents not used
808	1/9/2013	Summers, Melissa	\$216.00	1.8	\$120.00	Prepare for and defend deposition of Terry Thornton
809	1/10/2013	Frost, Cable	\$1,537.00	5.3	\$290.00	Confer with Cable Frost after Terry Thornton's deposition to [REDACTED]
810	1/10/2013	Moody, Brad C.	\$98.00	0.4	\$245.00	Meeting with Terry Thornton before deposition to finalize preparation
811	1/10/2013	Moody, Brad C.	\$269.50	1.1	\$245.00	Draft/revise fifth set of discovery requests to develop new information obtained during depositions
812	1/10/2013	Moody, Brad C.	\$122.50	0.5	\$245.00	Telephone conference with Dr. Brooking re issues raised during Terry Thornton's deposition
813	1/10/2013	Moody, Brad C.	\$318.50	1.3	\$245.00	Participate in Terry Thornton's deposition
814	1/10/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Revise and edit good faith letter to defense counsel
815	1/10/2013	Moody, Brad C.	\$147.00	0.6	\$245.00	Evaluate bases for to support discovery request for financial information of JBS Carriers, Inc.
816						Prepare Notice of Service of KLLM's Fifth Set of Discovery Requests / Third Set of Interrogatories and Fourth Set of Requests For Production of Documents; Electronically submit same to Court
817	1/10/2013	Craft, Julie	\$60.00	0.5	\$120.00	Correspondence to expert, Dr. Brooking, forwarding additional documents to review; Prepare electronic copy of KLLM-JBS 002977-003611
818						Correspondence to all counsel re Letter to L. Robinson from B. Moody, Notice of Service of KLLM's Fifth Set of Discovery Requests and KLLM's Third Set of Interrogatories and Fourth Set of Requests For Production of Documents
819	1/10/2013	Craft, Julie	\$12.00	0.1	\$120.00	Conference with B. Moody re additional documents to provide to expert, Dr. Brooking
820	1/10/2013	Craft, Julie	\$12.00	0.1	\$120.00	Revise KLLM's Fifth Set of Discovery Requests
821						Exchange emails with Brandon Woods regarding KLLM employees who went to work for JBS; review and analyze JBS Carriers' witness disclosures and KLLM employee list to evaluate remaining depositions
822	1/10/2013	Bernier, Michael	\$269.50	1.1	\$245.00	Receive and review depositions of Brandon Woods and Monty Epps; confer with Brad Moody regarding 30(b) topics of PPC and JBS; revise/edit letter to counsel to JBS regarding outstanding depositions and 30(b)(6) deponents; confer with Brad Moody and Carl Brooking regarding KLLM's damages figure, including unmanned tractors; begin preparations for upcoming depositions of JBS/PPC personnel
823	1/11/2013	Frost, Cable	\$1,392.00	4.8	\$290.00	
	1/11/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Correspond with defense counsel re discovery issues

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824	1/11/2013	Moody, Brad C.	\$122.50	0.5	\$245.00	Telephone conference with Dr. Brooking re his review of unmanned truck report
825	1/11/2013	Yarborough, Richard	\$232.00	0.8	\$290.00	Conference with B. Moody and C. Frost regarding depositions; Review of recent filings in case
826						Prepare for and participate in conference call with Brian Eberle and Lyle Robinson to discuss upcoming depositions and other scheduling concerns including completion of 30(b)(6) depositions and expert depositions; continue review of Woods and Epps depositions in order to prepare for upcoming depositions of PPC/JBS personnel; begin review of email documents and other materials attributed to Lee Blackmon, Nick Bair and Todd Gooch; begin deposition outlines for each witness
827	1/14/2013	Frost, Cable	\$1,711.00	5.9	\$290.00	Update on JBS depositions
828	1/14/2013	Kennedy, Steve	\$87.00	0.3	\$290.00	Review and outline deposition testimony of Nick White to identify key testimony to be mindful of during remainder of discovery
829	1/14/2013	Moody, Brad C.	\$416.50	1.7	\$245.00	Receive and review correspondence from defense counsel re scheduling of depositions
830	1/14/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Conference with Cable Frost to devise strategy for remaining depositions
831	1/14/2013	Moody, Brad C.	\$294.00	1.2	\$245.00	Telephone conference with counsel for JBS Carriers re discovery issues and upcoming depositions
832	1/14/2013	Moody, Brad C.	\$245.00	1	\$245.00	Continue preparations for upcoming depositions of Blackmon, Bair and Gooch (3.4)
833	1/15/2013	Frost, Cable	\$986.00	3.4	\$290.00	Review list of witnesses to depose in Texas and evaluate appropriate logistics and schedule for same
834	1/15/2013	Moody, Brad C.	\$147.00	0.6	\$245.00	Receive and review JBS Carriers' responses to third set of discovery requests and documents produced with those responses
835	1/15/2013	Moody, Brad C.	\$98.00	0.4	\$245.00	Analyze and update attorney notebooks / spreadsheet re correspondence, pleadings and documents received
836	1/15/2013	Craft, Julie	\$48.00	0.4	\$120.00	Receipt of (11) JBS employee deposition transcripts, create hard files, incorporate transcripts into attorneys database, prepare check request for expert Carl Brookings, incorporate expenses into attorneys database, and work on continued deposition fact witness project for discovery
837	1/15/2013	Summers, Melissa	\$372.00	3.1	\$120.00	Review and analyze JBS' Responses to KLLM's Requests for Production and accompanying documents; conduct review of deposition of Monty Epps to identify confidential portions
838	1/15/2013	Bernier, Michael	\$147.00	0.6	\$245.00	Continue review of emails and materials attributed to upcoming deposition witnesses; begin detailed outline of Lee Blackmon; review Clay Matthews deposition in order to parallel deposition of Lee Blackmon
839	1/16/2013	Frost, Cable	\$1,508.00	5.2	\$290.00	Additional correspondence with defense counsel re discovery issues
	1/16/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	

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840	1/16/2013	Moody, Brad C.	\$73.50	0.3	\$245.00	Review JBS Carriers' amended response to 30(b)(6) deposition notice and identify new topics to cover during Moe Schroter's deposition
841	1/16/2013	Moody, Brad C.	\$98.00	0.4	\$245.00	Draft/revise detailed correspondence to counsel for JBS Carriers re issues with depositions and other discovery concerns
842	1/16/2013	Moody, Brad C.	\$98.00	0.4	\$245.00	Draft/revise correspondence to client re current status of case and upcoming discovery events
843	1/16/2013	Craft, Julie	\$36.00	0.3	\$120.00	Prepare Notice of Depositions scheduled for January 23, 2013 in Gainesville, Georgia and electronically submit same with Court, forward to all counsel
844	1/16/2013	Craft, Julie	\$24.00	0.2	\$120.00	Confer with court reporter regarding electronic version of exhibits to KLLM depositions
845	1/16/2013	Craft, Julie	\$12.00	0.1	\$120.00	Conference with B. Moody re will be videotaping one deposition on January 23, 2013
846	1/16/2013	Craft, Julie	\$24.00	0.2	\$120.00	Conference with B. Moody re forwarding Errata Sheets to KLLM deponents for review
847	1/16/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and identify deadlines associated with JBS Carriers' Fourth RPODs to KLLM, served today
848	1/16/2013	Craft, Julie	\$12.00	0.1	\$120.00	Confer with C. Frost re verifying all exhibits used to date
849	1/16/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and calendar January 23, 2013 depositions, as noticed today
850	1/16/2013	Craft, Julie	\$24.00	0.2	\$120.00	Correspond with court reporter re Gainesville, Georgia depositions scheduled for January 23, 2013, videographer needed for 9:00 a.m. deposition only
851	1/16/2013	Craft, Julie	\$24.00	0.2	\$120.00	Correspond with court reporter to request expedited copy of deposition exhibits used last week
852	1/16/2013	Craft, Julie	\$60.00	0.5	\$120.00	Analyze email communication between counsel and identify confirmed depositions to notice; Confer with B. Moody regarding same
853	1/16/2013	Craft, Julie	\$24.00	0.2	\$120.00	Correspond with court reporter re coverage in Cedar Rapids, Iowa and Gainesville, Georgia
854						Examine correspondence to experts Brookings and Keene and file for all documentation provided in preparation of their reports; and created a table consisting of description of documents, bates range, and date documents were provided
855	1/16/2013	Summers, Melissa	\$192.00	1.6	\$120.00	Review and analyze Fourth Set of Discovery Requests from JBS
	1/16/2013	Bernier, Michael	\$73.50	0.3	\$245.00	Continue deposition preparation for upcoming depositions of Blackmon, Bair and Gooch; receive and review additional discovery materials provided by JBS including JBS Performance Data for dedicated hauling as well as historical dedicated contracts inperformance; review deposition exhibits to date in order to incorporate into deposition outlines of witnesses; continue deposition preparations
856	1/17/2013	Frost, Cable	\$1,595.00	5.5	\$290.00	

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857	1/17/2013	Moody, Brad C.	\$539.00	2.2	\$245.00	Analyze newest discovery responses and documents produced by JBS Carriers to prepare for upcoming depositions
858	1/17/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Review correspondence and documents produced to identify date of Lee Blackmon's termination
859	1/17/2013	Craft, Julie	\$60.00	0.5	\$120.00	Analyze and identify additional documents to be included in Scott Hall's witness folder, in preparation for upcoming deposition
860	1/17/2013	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and identify additional documents to be included in Shawn Taylor's witness folder, in preparation for upcoming deposition
861	1/17/2013	Craft, Julie	\$60.00	0.5	\$120.00	Analyze and identify additional documents to be included in Moe Schroter's witness folder, in preparation for upcoming deposition
862	1/17/2013	Craft, Julie	\$120.00	1	\$120.00	Analyze and identify additional documents to be included in T. Gooch's witness folder, in preparation for upcoming deposition
863	1/17/2013	Craft, Julie	\$60.00	0.5	\$120.00	Analyze and identify additional documents to be included in Mark Lawrence's witness folder, in preparation for upcoming deposition
864	1/17/2013	Craft, Julie	\$60.00	0.5	\$120.00	Analyze and identify additional documents to be included in Mindy Bartek's witness folder, in preparation for upcoming deposition
865	1/17/2013	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and identify additional documents to be included in Nick Bair's witness folder, in preparation for upcoming deposition
866	1/17/2013	Craft, Julie	\$12.00	0.1	\$120.00	Conference with B. Moody re deposition preparation needed and related tasks
867	1/17/2013	Craft, Julie	\$120.00	1	\$120.00	Analyze and identify additional documents to be included in L. Blackmon's witness folder, in preparation for upcoming deposition
868	1/17/2013	Craft, Julie	\$12.00	0.1	\$120.00	Review confirmation received from court reporter re January 23rd depositions
869	1/17/2013	Craft, Julie	\$12.00	0.1	\$120.00	Conference with B. Moody re deposition transcript of J. Richards
870	1/17/2013	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and identify additional documents to be included in Duane Stalcup's witness folder, in preparation for upcoming deposition
871	1/17/2013	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and identify additional documents to be included in Heath Rester's witness folder, in preparation for upcoming deposition
872	1/17/2013	Summers, Melissa	\$156.00	1.3	\$120.00	Prepare correspondence to Carl Brooking enclosing payment for invoice and prepare and incorporate recently produced documents into attorney database for upcoming deposition prep
873	1/17/2013	Bernier, Michael	\$49.00	0.2	\$245.00	Review and analyze deposition transcript of Monty Epps to identify confidential contents, which should be subject to protective order
874	1/18/2013	Frost, Cable	\$1,566.00	5.4	\$290.00	Focus on Lee Blackmon and available documentation in order to complete outline for deposition; begin initial work up of Bair and Gooch detailed outlines
875	1/18/2013	Moody, Brad C.	\$98.00	0.4	\$245.00	Review documents to assist Cable Frost with preparing for deposition of Lee Blackmon
876	1/18/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Correspond with Brandon Woods re issues raised by JBS Carriers about missed loads

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877	1/18/2013	Craft, Julie	\$60.00	0.5	\$120.00	Correspond with court reporting agency, Merrill, regarding location availability for deposition in Cedar Rapids, Iowa; Teleconference with Merrill re recommended using specific hotel; Forward information regarding same to attorneys
878	1/18/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and categorize JBS Carriers's Notice of Service of Designation of Experts, as entered with Court
879	1/18/2013	Summers, Melissa	\$240.00	2	\$120.00	Prepare correspondence to fact witnesses' Monty Epps, Bill Hahn, Jim Richards, Terry Thornton, and Brandon Woods enclosing their deposition transcript for review; and process deposition transcripts
880	1/18/2013	Summers, Melissa	\$300.00	2.5	\$120.00	Receipt of multiple deposition transcripts from fact witnesses, incorporate into attorneys deposition folder, gather all exhibits used in recently taken depositions and incorporate into attorneys deposition folder, and continue to work with senior paralegal in preparing for upcoming depositions of fact witnesses
881	1/19/2013	Moody, Brad C.	\$294.00	1.2	\$245.00	Analyze expert report of Brent Saunders; correspond with client re same
882	1/21/2013	Frost, Cable	\$1,508.00	5.2	\$290.00	Continue preparations for depositions of Lee Blackmon, Nick Bair and Todd Gooch
883	1/21/2013	Moody, Brad C.	\$196.00	0.8	\$245.00	Review documents to prepare for Nick Bair's deposition
884	1/21/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Correspond with plaintiff's counsel re issues with Moe Schroter's deposition
885	1/21/2013	Bernier, Michael	\$808.50	3.3	\$245.00	Review and analyze deposition transcripts of Brandon Woods, Bill Hahn, Terry Thornton, and Jim Richards to identify confidential testimony to be protected under the Protective Order
886	1/22/2013	Frost, Cable	\$1,682.00	5.8	\$290.00	Continue deposition preparation; travel to Atlanta to conduct depositions of Blackmon, Bair and Gooch
887	1/22/2013	Yarborough, Richard	\$145.00	0.5	\$290.00	Analysis of JBS expert witness damage report
888	1/22/2013	Craft, Julie	\$12.00	0.1	\$120.00	Conference with M. Bernier re 01-22-2013 Letter from Bernier re KLLM deposition confidentiality
889	1/22/2013	Craft, Julie	\$336.00	2.8	\$120.00	Analyze and identify deposition exhibits needed for Todd Gooch and Nick Bair's depositions; Prepare attorney notebooks accordingly
890	1/22/2013	Summers, Melissa	\$168.00	1.4	\$120.00	Analyze and identify exhibits for use during Lee Blackmon's deposition; Prepare attorney notebook accordingly
891	1/22/2013	Summers, Melissa	\$48.00	0.4	\$120.00	Prepare check requests for Brooks Court Reporting and Merrill Corporation re depositions and forward to accounting requesting payment
892	1/22/2013	Bernier, Michael	\$245.00	1	\$245.00	Draft letter to JBS' Counsel designating portions of KLLM's witnesses' depositions subject to the Protective Order
893	1/23/2013	Frost, Cable	\$3,132.00	10.8	\$290.00	Prepare for and participate in the depositions of Lee Blackmon, Nick Bair and Todd Gooch
894	1/23/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Correspond with plaintiff's counsel re discovery issues
895	1/23/2013	Craft, Julie	\$36.00	0.3	\$120.00	Correspond with hotel regarding location for Cedar Rapids, Iowa deposition; Correspond with L. Robinson re availability for telephone participation;

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896	1/24/2013	Frost, Cable	\$1,856.00	6.4	\$290.00	Travel from Atlanta, GA to Jackson, MS post depositions; begin assembly of deposition notes and summaries
897	1/24/2013	Moody, Brad C.	\$73.50	0.3	\$245.00	Correspond with defense counsel re discovery issues and details re Moe Schroter's deposition
898	1/25/2013	Frost, Cable	\$754.00	2.6	\$290.00	Draft deposition report of Todd Gooch; review depo notes from Blackmon and Bair
899	1/25/2013	Craft, Julie	\$24.00	0.2	\$120.00	Finalize deposition arrangements for Moe Schroter
900						Prepare Notice of Depositions of Mark Norman, Duane Stalcup and Heath Rester; Conference with attorneys re type of depositions; Revise Notice of Deposition; Electronically submit same to Court.
901	1/25/2013	Craft, Julie	\$60.00	0.5	\$120.00	Analyze correspondence from Jim Richards with completed Errata Sheet
902	1/25/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze correspondence from Terry Thornton re deposition changes for Errata Sheet
903	1/25/2013	Craft, Julie	\$60.00	0.5	\$120.00	Prepare Notice of Depositions of Mark Lawrence and Scott Hall; Conference with attorneys re type of depositions; Revise Notice of Deposition; Electronically submit same to Court.
904	1/25/2013	Craft, Julie	\$60.00	0.5	\$120.00	Prepare Notice of Deposition of Moe Schroter; Conference with attorneys re type of depositions; Revise Notice of Deposition; Electronically submit same to Court.
905						Continue summary of notes from recent depositions in Georgia; receive and begin review of rough transcript of Lee Blackmon; continue review of JBS's economist report in comparison to Dr. Brookings analysis; begin preparation to update and prepare Blue Keene for expert discovery; confer with Brad Moody regarding upcoming depositions of Moe Schroeter and the Mount Pleasant/Pittsburg, TX personnel
906	1/28/2013	Frost, Cable	\$754.00	2.6	\$290.00	Read and analyze deposition of Lee Blackmon to identify key testimony and issues to address during discovery
907	1/28/2013	Moody, Brad C.	\$416.50	1.7	\$245.00	Read and analyze deposition of Terry Thornton to identify key testimony and issues to address during discovery
908	1/28/2013	Moody, Brad C.	\$220.50	0.9	\$245.00	Read and analyze deposition of Monty Epps to identify key testimony and issues to address during discovery
909	1/28/2013	Moody, Brad C.	\$563.50	2.3	\$245.00	Correspond with court reporters regarding coverage for upcoming depositions in Cedar Rapids, Iowa and Pittsburg, Texas
910	1/28/2013	Craft, Julie	\$36.00	0.3	\$120.00	Conference with B. Moody re upcoming depositions and related issues
911	1/28/2013	Craft, Julie	\$36.00	0.3	\$120.00	Continue review of Lee Blackmon deposition; review Nick White and Clay Matthews depositions in order to respond to JBS's response to KLLM's Motion for Summary Judgment; continue preparations to prepare Blue Keene for expert discovery
912	1/29/2013	Frost, Cable	\$928.00	3.2	\$290.00	Correspond with plaintiff's counsel re upcoming depositions in Texas
913	1/29/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Analyze key documents for Moe Schroter to prepare for his deposition

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914	1/29/2013	Moody, Brad C.	\$269.50	1.1	\$245.00	Begin drafting outline for deposition of Moe Schrtoter
915	1/29/2013	Craft, Julie	\$24.00	0.2	\$120.00	Correspond with court reporter re videographer status for M. Schroter deposition
916	1/29/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and process rough draft of Blackmon deposition
917						Review and outline latest set of Discovery requests from Plaintiff; review and analyze deposition transcript of Terry Thornton to assess propriety of Plaintiff's discovery requests
918	1/29/2013	Bernier, Michael	\$343.00	1.4	\$245.00	Identify and highlight documents to use as exhibits for deposition of Moe Schrtoter
919	1/30/2013	Moody, Brad C.	\$269.50	1.1	\$245.00	Draft/revise outline for Moe Schroter's deposition
920	1/30/2013	Moody, Brad C.	\$882.00	3.6	\$245.00	Review of recent filings and case documents
921	1/30/2013	Yarborough, Richard	\$145.00	0.5	\$290.00	Correspond with court reporter re confirming need for videographer during M. Schroter deposition
922	1/30/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and identify deposition exhibits necessary for deposition of Moe Schroter and prepare attorney notebook for same
923	1/30/2013	Craft, Julie	\$120.00	1	\$120.00	Receipt of Mr. Terry Thornton's revisions to deposition transcript, analyze revisions, complete Errata sheet based on Mr. Thornton's changes, and provide to attorney for review; prepare correspondence to Brooks Court reporting enclosing the Errata sheet completed by Mr. Jim Richards; and incorporate correspondence and copy of Errata sheet into attorneys database and correspondence file
924	1/30/2013	Summers, Melissa	\$168.00	1.4	\$120.00	Place call to Terry Thornton regarding document requests from KLLM; review and analyze produced documents in preparation for upcoming depositions
925	1/30/2013	Bernier, Michael	\$98.00	0.4	\$245.00	Receive and begin review of JBS's response to KLLM's Motion for Summary Judgment
926	1/31/2013	Frost, Cable	\$348.00	1.2	\$290.00	Receive and review JBS response to KLLM's summary judgment motion
927	1/31/2013	Kennedy, Steve	\$116.00	0.4	\$290.00	Travel to Cedar Rapids, Iowa for deposition of Moe Schroter
928	1/31/2013	Moody, Brad C.	\$1,788.50	7.3	\$245.00	Analyze JBS Carriers' response to motion for summary judgment; review case law cited in response
929	1/31/2013	Moody, Brad C.	\$318.50	1.3	\$245.00	Review outline and other materials for final preparation for deposition of Moe Schroter
930	1/31/2013	Moody, Brad C.	\$294.00	1.2	\$245.00	Receipt/review of pleadings filed in action
931	1/31/2013	Yarborough, Richard	\$145.00	0.5	\$290.00	Analyze JBS Carriers' Response in Opposition to Plaintiff's Motion for Partial Summary Judgment and Cross Motion for Summary Judgment and update attorney notebooks accordingly; forward same to attorneys for review
932	1/31/2013	Craft, Julie	\$36.00	0.3	\$120.00	Prepare deposition transcripts of B. Hahn, T. Thornton and J. Richards, including exhibits, and provide same to expert, Dr. Brooking
933	1/31/2013	Craft, Julie	\$120.00	1	\$120.00	Conference with R. Yarborough and S. Kennedy re status; Analyze and update attorney notebooks, case spreadsheet accordingly
	1/31/2013	Craft, Julie	\$24.00	0.2	\$120.00	

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934	1/31/2013	Craft, Julie	\$12.00	0.1	\$120.00	Conference with B. Moody re additional documents to provide to expert, Dr. Brooking
935	1/31/2013	Craft, Julie	\$24.00	0.2	\$120.00	Teleconference with B. Hahn re witness errata sheet and instructions
936						Phone conversation with Terry Thornton regarding documents requested by JBS; review and analyze Brief in Opposition to KLLM's Partial Motion for Summary Judgment filed by JBS
937	1/31/2013	Bernier, Michael	\$269.50	1.1	\$245.00	Analysis of arguments in response to JBS's summary judgment opposition
938	2/1/2013	Kennedy, Steve	\$87.00	0.3	\$290.00	Conduct deposition of Moe Schroter
939	2/1/2013	Moody, Brad C.	\$661.50	2.7	\$245.00	Return to Jackson from Cedar Rapids, Iowa (extra 2 hour layover in Atlanta due to mechanical problem with plane)
940	2/1/2013	Moody, Brad C.	\$2,352.00	9.6	\$245.00	Analyze and update attorney notebooks re Notice of Motion Hearing entered by Court
941	2/1/2013	Craft, Julie	\$24.00	0.2	\$120.00	Correspond with expert, Dr. Brooking, re deposition transcript and exhibits
942	2/1/2013	Craft, Julie	\$24.00	0.2	\$120.00	Correspond with Merrill re locations for depositions to be held in Lufkin, TX and Nacogdoches on Feb. 14
943	2/1/2013	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and update attorney notebooks re recent communication, pleadings; Conference with R. Yarborough and S. Kennedy re status and related tasks
944	2/1/2013	Bernier, Michael	\$220.50	0.9	\$245.00	Review and analyze Brief in Opposition to KLLM's Partial Motion for Summary Judgment filed by JBS; prepare for upcoming depositions of Pilgrim's Pride employees
945	2/3/2013	Bernier, Michael	\$0.00	0	\$0.00	Conduct research regarding JBS' Brief in Opposition to KLLM's Motion for Partial Summary Judgment
946	2/4/2013	Frost, Cable	\$812.00	2.8	\$290.00	Continue examination of JBS's response to KLLM's motion for partial summary judgment; diagram thoughts/approach for KLLM's reply in support of motion
947	2/4/2013	Frost, Cable	\$696.00	2.4	\$290.00	Review documents in witness folders and begin assembly of thoughts for upcoming depositions in Texas
948	2/4/2013	Moody, Brad C.	\$857.50	3.5	\$245.00	Begin reviewing voluminous witness file for Mark Norman to prepare for his deposition
949	2/4/2013	Moody, Brad C.	\$98.00	0.4	\$245.00	Review emails re meetings about performance issues from 2011 to prepare for upcoming depositions
950	2/4/2013	Craft, Julie	\$120.00	1	\$120.00	Multiple communication with Merrill re court reporters and locations in Texas; Multiple conferences with M. Bernier re details for same; Teleconference with Courtyard by Marriott re availability and pricing; Advise Merrill re deposition in Lufkin, TX and Nacogdoches, TX at 9:30 on February 14th; Review communication from L. Robinson re will confirm all details later this week

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951	2/4/2013	Bernier, Michael	\$1,568.00				Exchange emails with JBS' counsel regarding an extension for filing KLLM's Reply Memorandum; exchange emails with JBS' counsel regarding scheduling depositions and related logistics; prepare for depositions of Mindy Bartek and Mark Lawrence
952	2/5/2013	Frost, Cable	\$928.00	6.4	\$245.00		Receive and review depositions of Todd Gooch, Lee Blackmon, and Nick Bair
953	2/5/2013	Moody, Brad C.	\$98.00	0.4	\$245.00		Telephone conference with Dr. Brooking re his review of Brent Saunders' expert report
954	2/5/2013	Moody, Brad C.	\$514.50	2.1	\$245.00		Review all pertinent case law to prepare for hearing on JBS Carriers' motion to compel
955	2/5/2013	Moody, Brad C.	\$416.50	1.7	\$245.00		Begin drafting outline for hearing on motion to compel
956	2/5/2013	Moody, Brad C.	\$759.50	3.1	\$245.00		Continue reviewing witness file for Mark Norman and identify key documents to use at deposition
957	2/5/2013	Moody, Brad C.	\$441.00	1.8	\$245.00		Analyze JBS Carriers' motion, our response and JBS' reply brief to begin preparing for hearing on motion to compel
958	2/5/2013	Craft, Julie	\$360.00	3	\$120.00		Analyze all documents produced and identify documents relating to Duane Stalcup in preparation for upcoming deposition; Begin preparation of attorney notebook and electronic workspace accordingly
959	2/5/2013	Craft, Julie	\$360.00	3	\$120.00		Draft Motion for Extension of Time to file Reply Memorandum and Order granting same; review and analyze deposition transcripts of Nick Bair and Tabitha Critser; continue preparing for depositions of Mindy Bartek and Mark Lawrence
960	2/6/2013	Bernier, Michael	\$1,029.00	4.2	\$245.00		Meeting with Terry Thornton to address discovery issues
961	2/6/2013	Moody, Brad C.	\$49.00	0.2	\$245.00		Receive and review tractor sales section from budget report and evaluate whether to produce
962	2/6/2013	Moody, Brad C.	\$24.50	0.1	\$245.00		Correspond with counsel for JBS Carriers re deposition schedule
963	2/6/2013	Moody, Brad C.	\$49.00	0.2	\$245.00		Review commitment letter with Empire Sales; correspond with Terry Thornton re same
964	2/6/2013	Moody, Brad C.	\$588.00	2.4	\$245.00		Begin drafting and revising outline for deposition of Mark Norman
965	2/6/2013	Moody, Brad C.	\$196.00	0.8	\$245.00		Analyze JBS Carriers' response to 30(b)(6) deposition notice for Pilgrim's Pride to prepare for deposition of Mark Norman
966	2/6/2013	Moody, Brad C.	\$0.00	0	\$0.00		Continue reviewing documents for Mark Norman's deposition
967	2/6/2013	Craft, Julie	\$12.00	0.1	\$120.00		Update notebook re KLLM documents for 4th Set of RFPs
968	2/6/2013	Craft, Julie	\$84.00	0.7	\$120.00		Finalize attorney notebook and electronic workspace for Duane Stalcup
969	2/6/2013	Craft, Julie	\$12.00	0.1	\$120.00		Correspond with B. Moody re necessity for videographer in upcoming depositions
970	2/6/2013	Craft, Julie	\$84.00	0.7	\$120.00		Revise Index of Documents Produced to Experts and identify additional documents to send to expert, Keene; Prepare CD of documents; Prepare correspondence to expert Keene forwarding same
971	2/6/2013	Summers, Melissa	\$24.00	0.2	\$120.00		Verify KLLM's latest discovery requests and JBS discovery responses has been added to attorneys discovery folder

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972	2/6/2013	Bernier, Michael	\$1,176.00	4.8	\$245.00	Exchange emails with Monty Epps regarding JBS emails related to upcoming depositions; phone conversation with Monty Epps regarding issues related to Mount Pleasant and PPDC hauling; review and analyze JBS' Responses to KLLM's Fourth Discovery Requests; exchange emails with JBS' counsel regarding deposition scheduling and related logistics; prepare for depositions of Duane Stalcup and Heath Rester; review and analyze tractor purchase reports received from Terry Thornton
973	2/7/2013	Frost, Cable	\$377.00	1.3	\$290.00	Continue review and analysis of JBS's response to KLLM's summary judgment motion
974	2/7/2013	Frost, Cable	\$493.00	1.7	\$290.00	Prepare for and participate in telephone hearing before Judge Anderson regarding JBS's motion to compel
975	2/7/2013	Moody, Brad C.	\$441.00	1.8	\$245.00	Review Scott Hall witness file and identify documents for use as exhibits
976	2/7/2013	Moody, Brad C.	\$392.00	1.6	\$245.00	Read and analyze deposition of Nick Bair to prepare for upcoming depositions in Texas
977	2/7/2013	Moody, Brad C.	\$122.50	0.5	\$245.00	Draft summary of telephonic hearing with Judge Anderson to send to Terry Thornton and Jim Richards
978	2/7/2013	Moody, Brad C.	\$514.50	2.1	\$245.00	Continue preparing for hearing on JBS' motion to compel
979	2/7/2013	Moody, Brad C.	\$196.00	0.8	\$245.00	Participate in telephonic hearing on motion to compel
980	2/7/2013	Craft, Julie	\$384.00	3.2	\$120.00	Analyze and identify documents for exhibits in upcoming depositions of Heath Rester, Mindy Bartek, Duane Stalcup and Mark Norman; Prepare attorney exhibits for use during deposition
981	2/7/2013	Craft, Julie	\$60.00	0.5	\$120.00	Analyze and upload deposition exhibits 136-146 to system and update attorney notebooks accordingly
982	2/7/2013	Craft, Julie	\$12.00	0.1	\$120.00	Correspond with Merrill re confirming need for conference rooms and court reporters in Lufkin and Nacogdoches, Texas
983	2/7/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and update attorney notebooks re JBS Carriers' Response to Plaintiff's Fourth Set of Document Requests
984	2/7/2013	Bernier, Michael	\$1,053.50	4.3	\$245.00	Continue preparing for depositions of Duane Stalcup and Heath Rester
985	2/8/2013	Cook, Dale	\$60.00	0.5	\$120.00	Prepare electronic witness folders for review by attorneys in preparation for upcoming depositions
986	2/8/2013	Cook, Dale	\$144.00	1.2	\$120.00	Analyze and identify key documents produced by all parties in preparation for upcoming depositions
987	2/8/2013	Frost, Cable	\$870.00	3	\$290.00	Complete review of available documents associated with upcoming depositions of Texas personnel; communicate thoughts to Brad Moody and Mike Bernier; confer with Mike Bernier regarding strategy to be implemented in drafting KLLM's reply to its motion for partial summary judgment; confer with Brad Moody regarding depositions of Nick Bair and Lee Blackmon
988	2/8/2013	Moody, Brad C.	\$98.00	0.4	\$245.00	Draft/revise summary of deposition of Moe Schroter; forward same to client

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989	2/8/2013	Moody, Brad C.	\$1,004.50			\$245.00	Continue preparing for deposition of Mark Norman by reviewing documents for exhibits and drafting outline
990	2/8/2013	Moody, Brad C.	\$343.00	4.1		\$245.00	Read and analyze deposition of Todd Gooch to prepare for depositions in Texas
991							Correspond with Terry Thornton re expected ruling from Judge Anderson on motion to compel
992	2/8/2013	Moody, Brad C.	\$24.50	0.1		\$245.00	Begin drafting outline for Scott Hall's deposition
993	2/8/2013	Moody, Brad C.	\$269.50	1.1		\$245.00	Review communications from Brad Moody, Terry Thornton and Jim Richards regarding discovery issues in case and ruling on motion to compel
994	2/8/2013	Yarborough, Richard	\$145.00	0.5		\$290.00	Prepare Notice of Deposition of Shawn Taylor for Thursday, February 14, 2013 and electronically submit same to Court, all counsel
995	2/8/2013	Craft, Julie	\$12.00	0.1		\$120.00	Multiple communication with court reporter re confirmation of conference rooms, amended notices/change of schedule for Pittsburg, TX depositions, notice for Lufkin, TX deposition, notice for Nacogdoches, TX and security instructions for Pittsburg, TX depositions
996	2/8/2013	Craft, Julie	\$36.00	0.3		\$120.00	Prepare Notice of Deposition of Mindy Bartek for Thursday, February 14, 2013 and electronically submit same to Court, all counsel
997	2/8/2013	Craft, Julie	\$12.00	0.1		\$120.00	Prepare Amended Notice of Depositions for Tuesday, February 12, 2013 and electronically submit same to Court, all counsel
998	2/8/2013	Craft, Julie	\$12.00	0.1		\$120.00	Prepare Amended Notice of Depositions for Wednesday, February 13, 2013 and electronically submit same to Court, all counsel
999	2/8/2013	Craft, Julie	\$12.00	0.1		\$120.00	Analyze and identify documents for exhibits in upcoming depositions of Mark Lawrence, Scott Hall and Shawn Taylor; Prepare attorney exhibits for use during deposition
1000	2/8/2013	Craft, Julie	\$240.00	2		\$120.00	Prepare correspondence to Brooks Court Reporting enclosing Brandon Woods and Monty Epps errata sheets
1001	2/8/2013	Summers, Melissa	\$48.00	0.4		\$120.00	Review and analyze deposition transcript of Todd Gooch and Moe Schroter; prepare for depositions of Duane Stalcup, Heath Rester, Mindy Bartek, and Mark Lawrence
1002	2/9/2013	Bernier, Michael	\$1,274.00	5.2		\$245.00	Continue preparing for deposition of Mark Norman
1003	2/9/2013	Moody, Brad C.	\$1,249.50	5.1		\$245.00	Prepare for depositions of Heath Rester and Duane Stalcup
1004	2/9/2013	Bernier, Michael	\$686.00	2.8		\$245.00	Continue drafting and revising outline for Scott Hall
1005	2/10/2013	Moody, Brad C.	\$710.50	2.9		\$245.00	Review JBS Carriers' amended response to 30(b)(6) deposition notice to prepare for Scott Hall's deposition
1006	2/10/2013	Moody, Brad C.	\$98.00	0.4		\$245.00	Continue reviewing voluminous witness file for Scott Hall to prepare for deposition
1007	2/10/2013	Moody, Brad C.	\$514.50	2.1		\$245.00	Prepare for depositions of Mindy Bartek, Heath Rester, and Mark Lawrence
1008	2/11/2013	Bernier, Michael	\$1,470.00	6		\$245.00	Continue work on reply in support of KLLM's motion for summary judgment (2.7)
1009	2/11/2013	Frost, Cable	\$783.00	2.7		\$290.00	Review and organize exhibits for depositions of Mark Norman and Scott Hall
1010	2/11/2013	Moody, Brad C.	\$196.00	0.8		\$245.00	Travel to Mt. Pleasant, TX for depositions

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1011	2/11/2013	Moody, Brad C.	\$73.50	0.3	\$245.00	Review and analyze correspondence from JBS' lawyers with proposal on motion to compel
1012	2/11/2013	Moody, Brad C.	\$73.50	0.3	\$245.00	Draft/revise lengthy response to JBS' lawyers' proposal on motion to compel
1013	2/11/2013	Moody, Brad C.	\$343.00	1.4	\$245.00	Continue drafting and revising outline for Scott Hall's deposition
1014	2/11/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and update attorney calendars re Notice of Hearing set for 02-12-2013 at 8:20 am
1015	2/11/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re Moe Schroter Etrans Deposition Transcript 02-01-2013
1016	2/11/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and update attorney notebooks re Minute Entry for Motion Hearing held 02-07-2013, setting Hearing 02-12-2013
1017	2/11/2013	Craft, Julie	\$204.00	1.7	\$120.00	Additional deposition exhibit preparation for upcoming depositions of S. Hall, M. Bartek, M. Lawrence and H. Rester; Final confirmation with court reporter
1018	2/11/2013	Summers, Melissa	\$48.00	0.4	\$120.00	Prepare correspondence to Brooks Reporting enclosing Bill Hahn's errata sheet
1019						Prepare Deposition outlines of Mark Lawrence and Duane Stalcup; identify, review, and analyze documents to be used as exhibits for depositions of Mark Lawrence, Duane Stalcup, Heath Rester, and Mindy Bartek; travel from Jackson, Mississippi to Mount Pleasant, Texas
1020	2/11/2013	Bernier, Michael	\$1,739.50	7.1	\$245.00	Confer with Brad Moody and Mike Bernier regarding depositions of Mark Norman and upcoming deposition of Scott Hall; review Scott Hall documents in order to request certain issues be addressed; continue work on KLLM's response to motion for summary judgment; begin review of expert materials in order to begin preparation process
1021	2/12/2013	Frost, Cable	\$348.00	1.2	\$290.00	Begin deposition of Scott Hall
1022	2/12/2013	Moody, Brad C.	\$392.00	1.6	\$245.00	Participate in follow up hearing on motion to compel
1023	2/12/2013	Moody, Brad C.	\$171.50	0.7	\$245.00	Review and revise proposed order from JBS Carriers re Judge Anderson's ruling on motion to compel
1024	2/12/2013	Moody, Brad C.	\$73.50	0.3	\$245.00	Final preparation for depositions of Mark Norman and Scott Hall
1025	2/12/2013	Moody, Brad C.	\$269.50	1.1	\$245.00	Conduct deposition of Mark Norman
1026	2/12/2013	Moody, Brad C.	\$2,033.50	8.3	\$245.00	Correspond with Merrill re cancellation of Shawn Taylor deposition due to sickness
1027	2/12/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and identify prior exhibits for use in today's depositions; Correspond with M. Bernier re same
1028	2/12/2013	Craft, Julie	\$36.00	0.3	\$120.00	Prepare for depositions of Mark Lawrence, Duane Stalcup, and Heath Rester; participate in depositions of Mark Norman and Scott Hall; travel from Mount Pleasant, Texas to Pittsburgh, Texas and back
	2/12/2013	Bernier, Michael	\$2,597.00	10.6	\$245.00	

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1029					Review certain deposition testimony [REDACTED]; confer with Brad Moody regarding Judge Anderson's ruling regarding production of the Tyson contract and other materials; continue work with expert materials in order to begin expert preparation
1030	2/13/2013	Frost, Cable	\$493.00	1.7	\$290.00
1031	2/13/2013	Moody, Brad C.	\$661.50	2.7	\$245.00
	2/13/2013	Moody, Brad C.	\$2,376.50	9.7	\$245.00
1032					Travel to Lufkin, Texas from Mt. Pleasant for deposition of Mindy Bartek Conduct and participate in depositions of Scott Hall, Mark Lawrence, Duane Stalcup, and Heath Rester Review and analyze documents in preparation for depositions of Mark Lawrence, Duane Stalcup, and Heath Rester; participate in deposition of Scott Hall; conduct depositions of Mark Lawrence, Duane Stalcup, and Heath Rester; travel from Pittsburgh, Texas to Jackson, Mississippi Continue work on analysis of certain materials ordered to be produced by Judge Anderson; confer with Brad Moody regarding correspondence with Judge Anderson and Jim Richards; review deposition testimony of Jim Richards and Brandon Wood in order to analyze Tyson questions asked by counsel for JBS; review testimony Todd Gooch [REDACTED] continue analysis of expert materials and KLLM's reply in support of motion for summary judgment
1033	2/14/2013	Frost, Cable	\$899.00	3.1	\$290.00
1034	2/14/2013	Moody, Brad C.	\$318.50	1.3	\$245.00
1035	2/14/2013	Moody, Brad C.	\$147.00	0.6	\$245.00
1036	2/14/2013	Moody, Brad C.	\$1,347.50	5.5	\$245.00
1037	2/14/2013	Moody, Brad C.	\$661.50	2.7	\$245.00
1038	2/14/2013	Craft, Julie	\$24.00	0.2	\$120.00
1039	2/14/2013	Bernier, Michael	\$73.50	0.3	\$245.00
1040					Receive and review Tyson contract in order to determine whether certain contents or information would cause concern to KLLM or Tyson; confer with Brad Moody regarding conversations with Jim Richards and Terry Thornton in the production of the Tyson contract; review proposed draft order for counsel of JBS regarding Judge Anderson's ruling on motion to compel; provide suggested revisions/edits to same; confer with Brad Moody regarding KLLM's challenge to Judge Anderson's ruling and structure of proposed order in light of same; review expert report and supportive materials of Carl Brooking and compare to report of Brent Saunders Review and analyze contract with Tyson to evaluate issues re magistrate's order Telephone conferences with Terry Thornton and Jim Richards re Texas depositions and issues with ruling on motion to compel
1041	2/15/2013	Frost, Cable	\$725.00	2.5	\$290.00
1042	2/15/2013	Moody, Brad C.	\$147.00	0.6	\$245.00
	2/15/2013	Moody, Brad C.	\$98.00	0.4	\$245.00

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1043	2/15/2013	Moody, Brad C.	\$220.50	0.9	\$245.00	Evaluate grounds for appealing order on motion to compel as to Tyson contract
1044	2/15/2013	Moody, Brad C.	\$171.50	0.7	\$245.00	Telephone conference with counsel for JBS Carriers re discovery issues and order on motion to compel
1045	2/15/2013	Moody, Brad C.	\$147.00	0.6	\$245.00	Revise and edit proposed order on motion to compel drafted by counsel for JBS Carriers to ensure accuracy
1046	2/15/2013	Bernier, Michael	\$269.50	1.1	\$245.00	Review and analyze unmanned tractor reports for 2009 and 2010 received from Terry Thornton; conduct research regarding appealing magistrate judge's order compelling discovery
1047	2/17/2013	Bernier, Michael	\$490.00	2	\$245.00	Conduct research regarding contract modification under Texas law and termination of fixed-term contracts to prepare to draft reply brief in support of motion for summary judgment
1048	2/18/2013	Frost, Cable	\$725.00	2.5	\$290.00	Continue work on faults for KLLM's reply in support of its motion for summary judgment; confer with Steve Kennedy regarding [REDACTED]; review deposition testimony of Nick White for purposes of response; confer with Brad Moody regarding outstanding discovery and tasks to be completed prior to discovery closure; confer with Brad Moody regarding KLLM's decision to appeal Judge Anderson's order regarding production of the Tyson contract
1049	2/18/2013	Moody, Brad C.	\$73.50	0.3	\$245.00	Evaluate [REDACTED]
1050	2/18/2013	Bernier, Michael	\$98.00	0.4	\$245.00	Draft Responses to JBS Carriers' Fourth Set of Requests for Production of Documents
1051	2/19/2013	Frost, Cable	\$812.00	2.8	\$290.00	Receive and review JBS's response to KLLM's Fifth request for production of documents; examine documents provided to date by JBS detailing JBS's performance under schedule A and other dedicated arrangements; confer with Brad Moody regarding extension of time to file reply & support of motion; confer with Brad Moody regarding additional depositions of Rodrigo Horvath; Bill Lovette; and Cassey Morris; review deposition testimony of Monte Epps regarding discussions of tracking of ontime deliveries through JBS's system; review charts detailing plant by plant ontime performance as discussed in deposition of Lee Blackmon and Clay Matthews
1052	2/19/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and begin to categorize 2009 and 2010 unmanned tractor reports and prepare same for production
1053	2/19/2013	Bernier, Michael	\$196.00	0.8	\$245.00	Review and analyze unmanned tractor reports and tractor purchases for document production

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1054	2/20/2013	Frost, Cable	\$522.00	1.8	\$290.00	Review Tyson contract in order to determine solution for pending discovery dispute; review questions asked in depositions regarding Tyson contract and steps taken to KLLM to provide service required; review briefing of Tyson issue before Judge Anderson
1055	2/20/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize the completed Errata Sheet from Monty Epps's deposition transcript
1056	2/20/2013	Craft, Julie	\$24.00	0.2	\$120.00	Correspondence to T. Thornton re completed Errata Sheet
1057	2/20/2013	Craft, Julie	\$216.00	1.8	\$120.00	Analyze and Continue to categorize 2009 and 2010 unmanned tractor reports and prepare same for production
1058	2/20/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze communication between counsel and identify names for additional witness folders needed for Cassey Morris, Bill Lovett and Rodrigo Horvath
1059	2/20/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and upload video deposition of Moe Schroter
1060	2/20/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize the completed Errata Sheet from Bill Hahn's deposition transcript
1061						Analyze and identify new deadlines contained in email between counsel re discovery response deadline of February 25th and Reply to Motion for Partial Summary Judgment of March 8
1062	2/20/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and upload video deposition of Lee Blackmon
1063	2/20/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize the completed Errata Sheet from Brandon Woods's deposition transcript
1064	2/20/2013	Bernier, Michael	\$24.50	0.1	\$245.00	Revise Responses to JBS Carriers' Fourth Set of Requests for Production
1065						Review depositions of Nick White and Brianna Cole in order to analyze privilege issues invoked by JBS's voluntary offering of them as witnesses with regard to the settlement agreement and negotiations with regard to customer claims; continue work on KLLM's motion for summary judgment; begin update of key timeline to include things for motion and trial
1066	2/21/2013	Frost, Cable	\$841.00	2.9	\$290.00	Revise and edit responses to JBS Carriers' fourth set of discovery requests
1067	2/21/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Conference with B. Moody re next week's production, unmanned tractor reports and related issues
1068	2/21/2013	Bernier, Michael	\$122.50	0.5	\$245.00	Conduct research regarding contract modification under Texas law for Reply Memorandum in Support of Motion for Summary Judgment
1069	2/22/2013	Craft, Julie	\$12.00	0.1	\$120.00	Conference with M. Bernier re Monday's document production and related tasks
1070	2/25/2013	Frost, Cable	\$1,044.00	3.6	\$290.00	Review summary judgment and response in order to continue work on KLLM's reply in support of motion; confer with Mike Bernier regarding same; review deposition testimony re Rodrigo Horvath and Bill Lovette (3.6)

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1071	2/25/2013	Craft, Julie	\$516.00	4.3	\$120.00	Work on and finalize KLLM's document production and KLLM's Response to Fourth Set of RPODs; Prepare Notice of Service and electronically submit same to Court; Prepare electronic versions of documents produced and forward same to all counsel; Email to all counsel
1072	2/25/2013	Summers, Melissa	\$144.00	1.2	\$120.00	Work on creating documents to be produced into PDF format
1073	2/25/2013	Bernier, Michael	\$465.50	1.9	\$245.00	Revise Responses to JBS Carriers' Fourth Set of Requests for Production of Documents; review and analyze deposition testimony of Nick White in preparation for drafting Reply Memorandum in Support of Motion for Summary Judgment
1074	2/26/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze Order Granting Motion to Compel and identify deadlines; Communicate with attorney re same, related tasks
1075	2/26/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze Etrans of Mindy Bartek and update attorney notebooks accordingly
1076	2/26/2013	Craft, Julie	\$12.00	0.1	\$120.00	Correspond with T. Thornton re follow-up on errata sheet
1077	2/26/2013	Bernier, Michael	\$710.50	2.9	\$245.00	Conduct research regarding interpretation of settlement agreements under Mississippi law; review and analyze deposition transcript of Clay Matthews; draft Reply memorandum in Support of Motion for Summary Judgment
1078	2/27/2013	Frost, Cable	\$435.00	1.5	\$290.00	Examine reports of Dr. Carl Brooking and Brent Saunders in order to begin process of analyzing of different methodology with regard to lost profits; review idle tractor report by Dr. Brooking in comparison to comments from Brent Saunders; review deposition testimony of Terry Thornton regarding idle tractor report and inclusion of new and disabled tractors
1079	2/27/2013	Frost, Cable	\$812.00	2.8	\$290.00	Review Judge Anderson's Order and applicable standards of review in order to discuss wisdom of appealing discovery order to Judge Wingate; confer with Brad Moody and Mike Bernier regarding the Tyson contract
1080	2/27/2013	Craft, Julie	\$36.00	0.3	\$120.00	confer with counsel for JBS regarding potential solution to producing Tyson contract; continue work on motion for summary judgment
1081	2/27/2013	Bernier, Michael	\$318.50	1.3	\$245.00	Analyze and update attorney notebooks re recent communication, pleadings; Conference with R. Yarborough re status and related tasks
1082	2/28/2013	Frost, Cable	\$899.00	3.1	\$290.00	Conduct research regarding appealing Magistrate Judge's Order on JBS' Motion to Compel; review and analyze deposition transcripts for drafting Reply Memorandum in support of Motion for Summary Judgment
						Review and analyze Tyson contract and also parts in preparation for upcoming call to Jim Richards; confer with counsel for JBS in attempt to begin process of finding a work around for production of Tyson contract; receive and review proposed motion in order of extending discovery; receive and begin review of deposition summaries from Mike Bernier regarding Texas depositions

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1083	2/28/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re KLLM's Unopposed Motion for Extension of Time to File Rebuttal in Support of Motion for Partial Summary Judgment; Update calendar accordingly
1084	2/28/2013	Craft, Julie	\$24.00	0.2	\$120.00	Letter to Brooks Court Reporting re completed Errata Sheet for Terry Thornton
1085						Phone conversation with Court Administrator regarding pending motions; draft Unopposed Motion for Second Extension of Time and Agreed Order Granting same; exchange emails with JBS' counsel regarding document production and scheduling a meeting regarding same; draft Rebuttal Memorandum in Support of Motion for Summary Judgment; send email to Terry Thornton regarding status of financial document compiling
1086						Receive and review joint motion to amend CMO to extend discovery and expert deadlines; conference call with Jim Richards [REDACTED] [REDACTED] conference call with counsel for JBS to discuss discovery deadlines, additional depositions and potential compromises short of producing the actual Tyson contract; conference with Mike Bernier regarding motion for summary judgment [REDACTED]
1087	3/1/2013	Frost, Cable	\$899.00	3.1	\$290.00	Draft Rebuttal Memorandum in support of Motion for Summary Judgment; review and analyze deposition transcripts for drafting Rebuttal memorandum; conduct conference call with JBS' counsel regarding discovery issues; conduct research regarding contract modifications under Texas law
1088	3/1/2013	Bernier, Michael	\$1,200.50	4.9	\$245.00	Draft Reply Memorandum in Support of Motion for Summary Judgment
1089	3/2/2013	Bernier, Michael	\$661.50	2.7	\$245.00	Draft Reply Memorandum in Support of Motion for Summary Judgment; review and analyze deposition transcripts of Briana Cole, Lee Blackmon, and Todd Gooch; conduct research regarding contract cause for termination
1090	3/3/2013	Bernier, Michael	\$1,004.50	4.1	\$245.00	E-correspondence with T. Thornton regarding [REDACTED]
1091	3/4/2013	Kennedy, Steve	\$87.00	0.3	\$290.00	Review and analyze depositions of KLLM, JBS, and Pilgrim's Pride witnesses for references to Rodrigo Horvath and Bill Lovette to refute JBS' objections to depositions of them; conduct research regarding distinction between interpretation of contract modification and harmonizing terms within contract; draft Reply Memorandum in Support of Motion for Partial Summary Judgment
1092	3/4/2013	Bernier, Michael	\$1,494.50	6.1	\$245.00	
	3/5/2013	Frost, Cable	\$754.00	2.6	\$290.00	Review chart of Dr. Carl Brooking in comparison with opinions and graphics from defendant's expert, Brent Saunders; review deposition testimony referencing Horvath and Lovette; confer with Lyle Robinson regarding same; review Tyson contract for potentially sensitive provisions and areas which would lend itself to redaction

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1093	3/5/2013	Kennedy, Steve	\$174.00	0.6	\$290.00	Confer with T. Thornton regarding JBS case damages and discovery issues and analysis of how to handle and whether to appeal Magistrate's ruling to Judge Wingate
1094						Analyze and update attorney notebooks re Joint Motion to Amend Case Management Order, entered by parties; Communication with Merrill Court Reporting re deposition transcripts of S. Hall, M. Lawrence, D. Stalcup, H. Rester and M. Norman and exhibits to same; update attorney notebooks accordingly.
1095	3/5/2013	Craft, Julie	\$132.00	1.1	\$120.00	review and analyze deposition transcripts of Mark Lawrence, Heath Rester, Duane Stalcup, Scott Hall, and Mark Norman; conduct research regarding harsh and unreasonable consequences of contract interpretation argument made by JBS; draft Reply Memorandum in Support of Motion for Partial Summary Judgment
1096						Confer with Brad Moody and client regarding appeal of financial documents and the Tyson contract as ordered by Judge Anderson; briefly review case law regarding same; confer with counsel for JBS regarding Tyson contract and a potential compromise short of producing actual contact; continue work on motion for summary judgment
1097	3/6/2013	Frost, Cable	\$812.00	2.8	\$290.00	Analyze mediation possibilities for JBS
1098	3/6/2013	Kennedy, Steve	\$174.00	0.6	\$290.00	Correspond with experts re depositions
1099	3/6/2013	Moody, Brad C.	\$73.50	0.3	\$245.00	Correspond with Terry Thornton re discovery issues
1100	3/6/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Review of information and case status report forwarded by C. Frost; Conference with Brad Moody regarding mediation of case.
1101	3/6/2013	Yarborough, Richard	\$145.00	0.5	\$290.00	Analyze and update attorney notebooks, calendar re Agreed Order Granting Extension of Time to File Rebuttal
1102	3/6/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and update attorney notebooks, calendar re AMENDED Agreed Order Granting Extension of Time to File Rebuttal
1103	3/6/2013	Craft, Julie	\$12.00	0.1	\$120.00	Draft and revise Reply Memorandum in Support of Motion for Partial Summary Judgment
1104	3/6/2013	Bernier, Michael	\$441.00	1.8	\$245.00	Analyze and update attorney notebooks, calendar re Agreed Order entered resetting discovery, motions deadlines
1105	3/7/2013	Craft, Julie	\$24.00	0.2	\$120.00	Draft and revise Reply Memorandum in Support of Partial Motion for Summary Judgment
1106	3/7/2013	Bernier, Michael	\$686.00	2.8	\$245.00	Analyze, identify and prepare exhibits to Reply of KLLM in Support of Motion for Partial Summary Judgment
1107	3/8/2013	Craft, Julie	\$120.00	1	\$120.00	Exchange emails with JBS' counsel regarding deadline for Reply Memorandum; conduct research regarding standard for Rule 72 appeal of magistrate judge's order on motion to compel
1108	3/8/2013	Bernier, Michael	\$49.00	0.2	\$245.00	Revise and edit reply brief in support of motion for summary judgment
	3/10/2013	Moody, Brad C.	\$269.50	1.1	\$245.00	

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1109	3/11/2013	Frost, Cable	\$841.00	2.9	\$290.00	Review and provide suggestions to Mike Bernier regarding KLLM's reply in support of motion for summary judgment; review and approve final draft of the reply
1110	3/11/2013	Moody, Brad C.	\$73.50	0.3	\$245.00	Draft/revise insert for audit response letter
1111	3/11/2013	Moody, Brad C.	\$98.00	0.4	\$245.00	Draft/revise update on discovery issues to send to client
1112	3/11/2013	Moody, Brad C.	\$612.50	2.5	\$245.00	Analyze case law for appeal of magistrate's ruling on motion to compel
1113	3/11/2013	Moody, Brad C.	\$710.50	2.9	\$245.00	Begin drafting and revising appeal of magistrate's ruling
1114	3/11/2013	Yarborough, Richard	\$290.00	1	\$290.00	Review of KLLM reply brief; Conference with Mike Bernier and Brad Moody
1115						Continue to Analyze, identify and prepare exhibits to Reply of KLLM in Support of Motion for Partial Summary Judgment; Electronically submit same to Court and all counsel
1116	3/11/2013	Craft, Julie	\$180.00	1.5	\$120.00	Conference with R. Yarborough and S. Kennedy re status, recent pleadings and upcoming deadlines
1117	3/11/2013	Craft, Julie	\$60.00	0.5	\$120.00	Revise and finalize Reply Memorandum in Support of Motion for Partial Summary Judgment and have filed same; conduct research regarding discovery of third party confidential materials; conduct research regarding duty to mitigate lost profit damages
1118	3/11/2013	Bernier, Michael	\$857.50	3.5	\$245.00	Prepare for and participate in conference call with Jim Richards and Terry Thornton to discuss KLLM's position with regard to additional mediation; confer with counsel for JBS regarding Tyson contract and expert depositions; draft email correspondence to counsel for JBS addressing KLLM's position with regarding to mediation, availability of experts and KLLM's intent to conduct the deposition of Horvath and Lovette; review and provide revisions to KLLM's brief requesting that Judge Wingate review and modify the discovery order entered by Judge Anderson; confer with Brad Moody regarding same; confer with Steve Kennedy
1119	3/12/2013	Frost, Cable	\$986.00	3.4	\$290.00	Telephone call with Jim and Terry regarding JBS damages and review of discovery appeal in JBS case
1120	3/12/2013	Kennedy, Steve	\$174.00	0.6	\$290.00	Correspond with Dr. Brooking re deposition dates
1121	3/12/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Correspond with Blue Keene re deposition dates
1122	3/12/2013	Moody, Brad C.	\$49.00	0.2	\$245.00	Continue revising and editing appeal brief challenging magistrate judge's ruling on motion to compel and finalize same for filing
1123	3/12/2013	Moody, Brad C.	\$686.00	2.8	\$245.00	Continue analyzing law for appeal
1124	3/12/2013	Moody, Brad C.	\$269.50	1.1	\$245.00	Analyze and Finalize Application for Stay of February 26, 2013 Order Pending Ruling on Motion to Review and electronically submit same Court, all counsel
1125	3/12/2013	Craft, Julie	\$36.00	0.3	\$120.00	Correspond with court reporter re location and availability for videoconference
	3/12/2013	Craft, Julie	\$24.00	0.2	\$120.00	deposition for Shawn Taylor; Report findings to B. Moody

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1126	3/12/2013	Craft, Julie	\$180.00	1.5	\$120.00	Analyze, identify and prepare exhibits to Objections and Motion to Review Magistrate's February 26, 2013 Order; Finalize document and electronically submit same to Court and all counsel
1127	3/12/2013	Bernier, Michael	\$710.50	2.9	\$245.00	Draft Motion to Stay Effect of Magistrate's Order Granting JBS' Motion to Compel pending resolution of appeal to District Court Judge; conduct research regarding procedure for receiving stay of magistrate's order pending decision on appeal to District Court Judge; conduct research regarding appeal of magistrate's order to district court judge
1128	3/13/2013	Frost, Cable	\$928.00	3.2	\$290.00	Review expert report of Blue Keene in preparation for expert depositions; review materials provided to Blue Keene in order to prepare for telephonic prep of Keene for deposition; confer with Brad Moody regarding expert discovery and motion practice; receive and review KLLM's motion to stay Judge Andersen's order pending resolution by Judge Wingate; confer with Steve Kennedy regarding case strategy; prepare for and participate in conference call with Lyle Robinson to discuss various discovery issues as well as proposed mediation; begin review of Brianna Cole's testimony with an eye towards possibly excluding some based on JBS's selective assertion of privilege (3.2)
1129	3/13/2013	Kennedy, Steve	\$87.00	0.3	\$290.00	Analysis of punitive claim in JBS case
1130	3/13/2013	Moody, Brad C.	\$73.50	0.3	\$245.00	Revise and edit motion to stay proceedings pending appeal
1131	3/13/2013	Craft, Julie	\$48.00	0.4	\$120.00	Prepare Notice of Depositions of Bill Lovette and Rodrigo Horvath; Electronically submit same to Court; Update attorney calendars accordingly
1132	3/13/2013	Craft, Julie	\$48.00	0.4	\$120.00	Prepare Notice of Depositions of Cassey Morris; Analyze information re Cassey Morris; Electronically submit same to Court; Update attorney calendars accordingly
1133	3/13/2013	Craft, Julie	\$84.00	0.7	\$120.00	Additional work to locate videoconferencing court reporting agency for S. Taylor deposition; Correspond with Merrill Corp. re March 29th for Taylor deposition if location is found and workable; Review potential locations; Communicate with Houston office requesting sites at or near Lufkin, TX
1134	3/13/2013	Bernier, Michael	\$367.50	1.5	\$245.00	Review and analyze Complaint and discovery to ascertain whether Complaint needs to be amended; conduct research regarding availability of punitive damages in breach of contract action
1135	3/14/2013	Frost, Cable	\$667.00	2.3	\$290.00	Review complaint regarding KLLM's claim for punitive damages; evaluate testimony of Clay Matthews and Nick White to determine whether substantiation for punitive damages exists at this point; examine deposition testimony regarding Rodrigo Horvath and Bill Lovette [REDACTED] continue work on upcoming expert depositions (2.8)

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1136	3/14/2013	Yarborough, Richard	\$290.00	1	\$290.00	Review of pleadings, motions or response to motion for summary judgment; Conference with S. Kennedy regarding case issues; Review of filing addressing appeal of magistrate ruling on discovery
1137	3/14/2013	Bernier, Michael	\$612.50	2.5	\$245.00	Conduct research regarding availability of punitive damages for breach of good faith and fair dealing; conduct research regarding pleading requirements for breach of good faith and fair dealing; review and analyze complaint in light of research to ascertain whether pleadings should be amended
1138	3/15/2013	Craft, Julie	\$96.00	0.8	\$120.00	Analyze Exhibit 134 through Exhibit 158 and itemize Bates Numbered documents referenced
1139	3/15/2013	Bernier, Michael	\$833.00	3.4	\$245.00	Draft First Amended Complaint
1140	3/18/2013	Frost, Cable	\$609.00	2.1	\$290.00	Confer with counsel for JBS regarding remaining discovery and requested depositions of Horvath and Lovette; confer with Brad Moody regarding expert preparation in depositions; begin preparations of preparation for Cassie Morris; Horvath and Lovette; review JBS's identification of potential witnesses and timing of same in anticipation of motion for protective order (2.1)
1141	3/18/2013	Bernier, Michael	\$0.00	0	\$0.00	Draft First Amended Complaint
1142	3/19/2013	Frost, Cable	\$435.00	1.5	\$290.00	Examine deposition testimony regarding Horvath's involvement with transportation agreement and dedicated services agreement; confer with Mike Bernier regarding deposition experts of testimony referencing Horvath and Lovette; Review correspondence regarding requests for depositions prior to expiration of discovery deadline; confer with counsel for JBS regarding motion for protective order and good faith certificate (1.5)
1143	3/19/2013	Bernier, Michael	\$0.00	0	\$0.00	Draft First Amended Complaint
1144	3/20/2013	Frost, Cable	\$638.00	2.2	\$290.00	Receive and begin review of JBS's motion for protective order, supporting law and deposition excerpts; confer with Mike Bernier regarding same; receive and review draft amended answer asserting additional counts to support punitive damages; confer with Brad Moody regarding timing of same (2.2)
1145	3/20/2013	Craft, Julie	\$60.00	0.5	\$120.00	Work to locate and secure deposition videoconference room in Lufkin, TX for deposition of Shawn Taylor; Conference with M. Bernier and B. Moody re same, dates to confirm
1146	3/20/2013	Bernier, Michael	\$686.00	2.8	\$245.00	Draft and send email to JBS' counsel regarding deposition of Shawn Taylor and requesting consent to amend Complaint; review and analyze JBS' Motion for Protective Order and Brief in Support of same; conduct research regarding leave to take additional depositions
1147	3/21/2013	Kennedy, Steve	\$87.00	0.3	\$290.00	Receive and review JBS motion and brief opposing deposition

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1148	3/21/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks re JBS Carriers' Motion to Extend Reply in Support of Cross-Motion for Partial Summary Judgment Deadline; Calculate and calendar Response deadline for same
1149	3/21/2013	Craft, Julie	\$96.00	0.8	\$120.00	Prepare Re-Notice of Deposition of Shawn Taylor; Electronically submit same to Court and all counsel; Multiple conferences with Media Services Group to confirm and provide information regarding videoconference; Correspond with Lufkin Court Reporting to confirm and provide information for court reporter; Work with IT department to confirm and arrange videoconference at our office.
1150	3/21/2013	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and update attorney notebooks re JBS Carriers' Motion for Protective Order Regarding Two Depositions, Memo in Support; Calculate and calendar Response deadline for same
1151	3/21/2013	Bernier, Michael	\$514.50	2.1	\$245.00	Review and analyze declarations of Rodrigo Horvath and Bill Lovette accompanying JBS' Motion for Protective Order; review and analyze deposition testimony regarding Rodrigo Horvath and Bill Lovette in preparation for drafting Response; conduct research regarding timeliness of KLLM's deposition notices of Horvath and Lovette
1152	3/22/2013	Frost, Cable	\$725.00	2.5	\$290.00	Continue review of motion for protective order and supporting materials; provide thoughts to Mike Bernier for response brief to motion; examine JBS's identification of potential witnesses and sequencing requests of depositions (2.5)
1153	3/22/2013	Bernier, Michael	\$416.50	1.7	\$245.00	Phone conversation with counsel for JBS regarding our request to amend Complaint; review and analyze court filings and communications between counsel for JBS and KLLM in preparation for drafting Response to Motion for Protective Order
1154	3/23/2013	Bernier, Michael	\$1,029.00	4.2	\$245.00	Review and analyze discovery responses and deposition testimony regarding Rodrigo Horvath and Bill Lovette in preparation for drafting Response to Motion for Protective Order; draft Response to Motion for Protective Order
1155	3/24/2013	Bernier, Michael	\$1,592.50	6.5	\$245.00	Continue drafting Response to Motion for Protective Order; conduct research regarding taking depositions in excess of case management order
1156	3/25/2013	Cook, Dale	\$360.00	3	\$120.00	Prepare electronic witness folders for Cassey Morris, Rodrigo Horvath and Bill Lovette for attorney review in preparation for upcoming depositions; analyze and identify key documents produced by all parties in preparation for upcoming depositions
1157	3/25/2013	Frost, Cable	\$580.00	2	\$290.00	Receive and review memo prepared by Mike Bernier regarding Bill Lovette and Rodrigo Horvath; revise and edit KLLM's response to JBS's motion for protective order; confer with Mike Bernier regarding same; review final copy prior to filing

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1158	3/25/2013	Craft, Julie	\$240.00	2	\$120.00	Analyze, identify and redact exhibits for Response to Motion for Protective Order; Revisions to Response to Motion; Electronically submit same to Court and all counsel
1159	3/25/2013	Bernier, Michael	\$710.50	2.9	\$245.00	Continue drafting Response to JBS Carriers' Motion for Protective Order
1160	3/26/2013	Cook, Dale	\$348.00	2.9	\$120.00	Analyze and identify key documents to be used at the deposition of Shawn Taylor; review email re cancellation of deposition and need to reschedule for April 5, 2013; <u>contact court reporter re same</u>
1161						Prepare for and participate in call with counsel for JBS to discuss motion for protective order, upcoming depositions and documents owed to JBS; <u>confer with Mike Bernier regarding filing motion to amend to clarify claim for punitive damages</u> ; review draft complaint with additional detail with breach of good faith and fair dealing as well as tortious interference with contract; review testimony cited by KLLM in opposition of motion for protective order in order to respond to questions posed by counsel for JBS
1162	3/26/2013	Frost, Cable	\$812.00	2.8	\$290.00	Exchange emails with JBS Carriers' counsel regarding deposition of Shawn Taylor
1163	3/26/2013	Bernier, Michael	\$24.50	0.1	\$245.00	Continue preparing electronic witness folder for Bill Lovette for attorney review in preparation for upcoming depositions; <u>extensive google search re witness and confer with Cable Frost re same</u> ; calendar Hearing for April 3, 2013
1164	3/27/2013	Cook, Dale	\$240.00	2	\$120.00	Receive and begin review of JBS's reply in support of its cross motion for summary judgment; review case law cited in JBS motion as well as deposition testimony; <u>confer with Mike Bernier regarding potential motion based on back door attempt to get the last word on KLLM's motion for summary judgment</u> ; review recent case law striking of an alleged summary judgment pleading which does not seek ultimate dispositive relief; begin work on depositions of Horvath and Lovette; begin review of document file on Cassie Morris; conduct internet research on Horvath and Lovette (3.8)
1165	3/27/2013	Frost, Cable	\$1,102.00	3.8	\$290.00	<u>Conduct research regarding amending Complaint</u> ; review and analyze deposition transcripts and written discovery in preparation for drafting Motion to for Leave to Amend Complaint; review and analyze JBS Carriers' Reply Memorandum in Support of Cross-Motion for Summary Judgment and conduct research regarding same
1166	3/27/2013	Bernier, Michael	\$686.00	2.8	\$245.00	Continue review of JBS's alleged reply to its cross-motion for summary judgment; <u>confer with Mike Bernier regarding thoughts on striking the pleading; additional conversation with Mike Bernier regarding motion to amend answer to clarify punitive damages claim</u> ; continue deposition prep for upcoming witnesses in Colorado (3.6)
1167	3/28/2013	Frost, Cable	\$899.00	3.1	\$290.00	Review and analyze JBS Carriers' Reply Memorandum in Support of Cross-Motion for Summary Judgment and conduct research regarding same
	3/28/2013	Bernier, Michael	\$490.00	2	\$245.00	

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1168	3/29/2013	Frost, Cable	\$638.00	2.2	\$290.00	Receive and review JBS's response to KLLM's motion to stay and for relief from magistrate order; receive and review JBS's response to KLLM's motion for relief from magistrate order; confer with Mike Bernier regarding same; continue preparation for depositions in Colorado
1169	3/29/2013	Bernier, Michael	\$514.50	2.1	\$245.00	Draft Motion for Leave to Amend Complaint; conduct research regarding same
1170	4/1/2013	Cook, Dale	\$12.00	0.1	\$120.00	Confer with Mike Bernier re additional documents needed for upcoming deposition of Shawn Taylor
1171						Confer with Mike Bernier and Steve Kennedy regarding punitive damages claims and motion to amend complaint; review draft complaint asserting additional claims for tortious interference with contract and revised count for breach of good faith and fair dealing; receive and review filings from JBS regarding JBS's motion for protective order, KLLM's motion for stay and upcoming hearing; confer with Mike Bernier regarding hearing on JBS's motion for protective order and arguments to make for purposes of obtaining depositions of Horvath and Lovette; continue prep for depositions of Horvath and Lovette
1172	4/1/2013	Frost, Cable	\$870.00	3	\$290.00	Review of pleadings filed in action
1173	4/1/2013	Yarborough, Richard	\$174.00	0.6	\$290.00	Analyze and identify deadlines associated with JBS Carrier's Response in Opposition and Memo re Motion for Review of Magistrate Judge Order; Update attorney notebooks accordingly
1174	4/1/2013	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and identify deadlines associated with Plaintiff's Notice of Non-Filing of Written Reply in Support of Motion by JBS Carriers, Inc. and update attorney notebooks accordingly
1175	4/1/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and identify deadlines associated with JBS Carrier's Response in Opposition re Motion to Stay Proceedings of February 26, 2013 Order Pending Ruling on Motion to Review and update attorney notebooks accordingly
1176	4/1/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and identify deadlines associated with JBS Carrier's Reply Memo in Support of its Cross Motion for Summary Judgment and update attorney notebooks accordingly
1177	4/1/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and identify deadlines associated with Hearing set for April 3, 2013 and update attorney notebooks accordingly
1178	4/1/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and identify deadlines associated with KLLM's Response to Motion for Protective Order Relating to Two Depositions and update attorney notebooks accordingly
1179	4/1/2013	Craft, Julie	\$24.00	0.2	\$120.00	Prepare Re-Notice of Deposition of Horvath, Lovette and Morris for April 11, 2013; Electronically submit same to Court and all counsel; Correspond with court reporter re same

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1180	4/1/2013	Craft, Julie	\$24.00	0.2	\$120.00	Locate and mark all printouts and electronic versions of Scott Hall deposition transcripts as Protected by Protective Order
1181						Exchange emails with Terry Thornton regarding documents needed for Court's order; study JBS' responses to motion to stay proceedings and motion for review of magistrate's order; prepare for hearing on motion to stay proceedings and motion for protective order
1182	4/1/2013	Bernier, Michael	\$1,078.00	4.4	\$245.00	Finish preparing exhibits to be used at Shawn Taylor's deposition and overnight exhibits to the court reporter
	4/2/2013	Cook, Dale	\$120.00	1	\$120.00	Continue preparations for upcoming depositions of Horvath and Lovett; confer with Mike Bernier for upcoming hearing on JBS's motion for protective order seeking to quash the depositions of Horvath and Lovett; review email correspondence from JBS regarding stipulation stay pending review of Judge Andersen's order; confer with Mike Bernier regarding same; confer with Mike Bernier regarding punitive damages allegations
1183	4/2/2013	Frost, Cable	\$725.00	2.5	\$290.00	Prepare Re-Notice of Deposition of Shawn Taylor; Teleconference with videoconference group in Lufkin, TX; Teleconference with Court Reporter in Lufkin, TX; Correspond with IT regarding set-up of videoconference; Forward all information to M. Bernier; Electronically submit Re-Notice to Court and all counsel; Update notebooks and calendar accordingly
1184	4/2/2013	Craft, Julie	\$120.00	1	\$120.00	Prepare for hearing on motion to stay proceedings and JBS' motion for protective order; exchange emails with JBS' counsel regarding motion to stay proceedings; prepare for deposition of Shawn Taylor
1185	4/2/2013	Bernier, Michael	\$1,347.50	5.5	\$245.00	Prepare for and participate in hearing before Judge Andersen regarding JBS's motion for protective order; draft email correspondence to counsel for JBS post ruling from Judge Andersen clarifying upcoming depositions and notifying of intent to video; begin outlines for Horvath and Lovett; begin reviewing deposition testimony referencing Horvath and Lovett in preparation for deposition
1186	4/3/2013	Frost, Cable	\$986.00	3.4	\$290.00	Continue work regarding due diligence review; work regarding JBS case including analysis of punitive claim and how to push same
1187	4/3/2013	Kennedy, Steve	\$290.00	1	\$290.00	Review of orders issued in case on discovery disputes; Conference with B. Moody regarding status of case
1188	4/3/2013	Yarborough, Richard	\$145.00	0.5	\$290.00	Conference with C. Frost re outcome of today's hearing re depositions; Revise deposition notice and submit same to Court, all counsel; Correspond with court reporter, videographer; Update calendars accordingly; Analyze Text order denying Motion for Protective Order and Granting in part, Denying in Part Motion to Stay Proceedings; Update attorney notebooks accordingly
1189	4/3/2013	Craft, Julie	\$120.00	1	\$120.00	

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1190	4/3/2013	Bernier, Michael	\$1,102.50	4.5	\$245.00	Prepare for hearing motion for protective order and motion stay proceedings; conduct telephonic hearing on motion for protective order and motion to stay proceedings; draft stipulation regarding motion to stay proceedings
1191	4/4/2013	Frost, Cable	\$783.00	2.7	\$290.00	Continue preparations for upcoming depositions of Horvath and Lovett; review draft stipulation for stay; provide input
1192	4/4/2013	Kennedy, Steve	\$203.00	0.7	\$290.00	Telephone call with T. Thornton regarding JBS depositions of Horvath and Lovette and work with C. Frost regarding questions for same
1193	4/4/2013	Craft, Julie	\$12.00	0.1	\$120.00	Provide motion for protective order briefing to C. Frost
1194	4/4/2013	Bernier, Michael	\$612.50	2.5	\$245.00	Prepare for deposition of Shawn Taylor
1195						Continue outlines for Horvath and Lovett; begin organization and identification of exhibits to be used in Horvath and Lovett depositions; confer with Brad Moody regarding punitive damages claim and need to amend complaint for purposes of clarifying existing claim
1196	4/5/2013	Frost, Cable	\$1,073.00	3.7	\$290.00	Prepare for deposition of Shawn Taylor; conduct deposition of Shawn Taylor; draft memorandum in support of motion for leave to amend complaint
1197	4/5/2013	Bernier, Michael	\$1,470.00	6	\$245.00	Draft Memorandum in Support of Motion for Leave to Amend Complaint; review and analyze JBS' Carriers requested revisions for Stipulation regarding KLLM's Application for Stay of Magistrate's Order Granting Motion to Compel
1198	4/7/2013	Bernier, Michael	\$1,029.00	4.2	\$245.00	Continue preparations and outlines for upcoming depositions of Lovette and Horvath; continue search for identification of exhibits to use with Horvath and Lovette; conduct internet searches for articles or statements by Horvath and Lovette; confer with Brad Moody regarding claim for punitive damages and Motion to Amend; review drafts; review draft stipulation regarding Motion for Stay
1199	4/8/2013	Frost, Cable	\$1,131.00	3.9	\$290.00	Draft and revise Motion for Leave to Amend Complaint
1200	4/8/2013	Bernier, Michael	\$612.50	2.5	\$245.00	Review motion to amend complaint and punitive evidence in JBS case
1201	4/9/2013	Kennedy, Steve	\$203.00	0.7	\$290.00	Revise and edit amended complaint
1202	4/9/2013	Moody, Brad C.	\$377.00	1.3	\$290.00	Revise and edit motion to amend complaint
1203	4/9/2013	Moody, Brad C.	\$609.00	2.1	\$290.00	Correspond with MSG PR re Taylor Deposition
1204	4/9/2013	Craft, Julie	\$24.00	0.2	\$120.00	Prepare exhibits for upcoming depositions in Colorado
1205	4/9/2013	Craft, Julie	\$120.00	1	\$120.00	Work on itemization of prior deposition exhibits for use in future depositions
1206	4/9/2013	Craft, Julie	\$240.00	2	\$120.00	Finalize and electronically submit the Joint Stipulation Regarding Application for Stay of February 26th Order
1207	4/9/2013	Craft, Julie	\$24.00	0.2	\$120.00	Draft and revise memorandum in support of motion for leave to amend complaint; revise joint stipulation regarding application for stay of magistrate's order; conduct research regarding sur-reply
	4/9/2013	Bernier, Michael	\$1,053.50	4.3	\$245.00	

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1208	4/10/2013	Frost, Cable	\$3,538.00	12.2	\$290.00	Travel to Denver, Colorado for depositions of Bill Lovette, Rodrigo Horvath and Cassey Morris; continue preparation for outlines and documents to be used on depositions in Denver
1209	4/10/2013	Moody, Brad C.	\$116.00	0.4	\$290.00	Telephone conference with Dr. Brooking re discovery issues
1210						Additional preparation of exhibits for use during Colorado depositions tomorrow; Correspond with court reporter re deposition location, security information, confirmation of same; Additional work to itemize all prior deposition exhibits; Revisions to Memo in Support of Motion for Leave to Amend Complaint; Prepare Exhibits to same; Prepare Motion for Leave to Amend Complaint; Electronically submit all to court, all counsel.
1211	4/10/2013	Craft, Julie	\$360.00	3	\$120.00	Draft Motion for Leave to File Sur-Reply; draft Sur-Reply in Support of Motion for Summary Judgment
1212	4/10/2013	Bernier, Michael	\$1,200.50	4.9	\$245.00	Prepare for and participate in the depositions of Lovette, Horvath and Morris; return to Denver from Greeley, Colorado
1213	4/11/2013	Frost, Cable	\$3,306.00	11.4	\$290.00	Telephone conference with Terry Thornton re discovery issues
1214	4/11/2013	Moody, Brad C.	\$116.00	0.4	\$290.00	Revise and edit motion for leave to file surreply
1215	4/11/2013	Moody, Brad C.	\$609.00	2.1	\$290.00	Revise and edit surreply in support of motion for partial summary judgment
1216	4/11/2013	Moody, Brad C.	\$58.00	0.2	\$290.00	Draft/revise declaration for Jim Richards
1217	4/11/2013	Moody, Brad C.	\$58.00	0.2	\$290.00	Review order of magistrate judge and deposition testimony of Brandon Woods to ensure that Jim Richards' declaration is responsive
1218	4/11/2013	Moody, Brad C.	\$145.00	0.5	\$290.00	Develop additional questions to ask at depositions of Horvath and Lovette
1219	4/11/2013	Moody, Brad C.	\$435.00	1.5	\$290.00	Review documents received from Terry Thornton and identify sections for redaction
1220	4/11/2013	Craft, Julie	\$24.00	0.2	\$120.00	Prepare and electronically submit KLLM's Notice of Local Rule 7(b)(10) Statement
1221	4/11/2013	Craft, Julie	\$36.00	0.3	\$120.00	Analyze exhibits in Motion for Summary Judgment for reference in Motion for Leave to file SurReply
1222	4/11/2013	Craft, Julie	\$24.00	0.2	\$120.00	Revise and electronically submit KLLM's Motion for Leave to File SurReply Brief
1223	4/11/2013	Craft, Julie	\$24.00	0.2	\$120.00	Conference with B. Moody re additional document production of Highly Confidential contracts, revenue summary and related tasks
1224						Revise Proposed Amended Complaint; revise Motion for Leave to File Amended Complaint; revise Motion for Leave to File Sur-Reply; revise Sur-Reply in Support of Motion for Partial Summary Judgment
1225	4/11/2013	Bernier, Michael	\$882.00	3.6	\$245.00	Return travel from Denver, Colorado for depositions of Horvath, Lovette and Morris; begin draft of deposition summaries
1226	4/12/2013	Frost, Cable	\$2,494.00	8.6	\$290.00	Analyze, prepare and revisions to Butterball, Frito Lay contracts, invoice summary for production; Update to Production Log accordingly; Correspondence to counsel for Plaintiffs; Email to all counsel
	4/12/2013	Craft, Julie	\$120.00	1	\$120.00	

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1227	4/15/2013	Frost, Cable	\$1,102.00	3.8	\$290.00	Prepare for and conduct meeting with Brad Moody and Mike Bernier to discuss Colorado depositions and discovery were needed as a result of same; confer with Brad Moody; receive and review information regarding violations of Department of Transportation Regulations by JBS Carriers; conduct research regarding JBS Swift and its practice of paying Rodriquo Horvath throughout his career with JBS vs drawing paychecks from each JBS entity; receive and review surreply in support of KLLM's motion for partial summary judgment; receive and review JBS's response in opposition to KLLM's motion for an additional responsive pleading in support of its motion for partial summary judgment
1228	4/15/2013	Moody, Brad C.	\$87.00	0.3	\$290.00	Review plaintiff's response to motion for leave to file surreply in support of motion for partial summary judgment
1229	4/15/2013	Moody, Brad C.	\$377.00	1.3	\$290.00	Evaluate additional discovery issues in light of recent testimony by Lovette and Horvath
1230	4/15/2013	Moody, Brad C.	\$58.00	0.2	\$290.00	Telephone conference with Jim Richards re [REDACTED]
1231	4/15/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and update attorney notebooks, calendars re JBS Carriers's Response to Motion for Leave to File SurReply
1232	4/15/2013	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and update attorney notebooks re recent communication, correspondence, pleadings and other documents received; Conference with R. Yarborough, S. Kennedy re same, status, pending tasks
1233	4/15/2013	Bernier, Michael	\$857.50	3.5	\$245.00	Conference regarding developments from depositions of Rodrigo Horvath and Bill Lovette; review and analyze JBS' written discovery responses to determine whether Horvath's employment file, transportation agreement between JBS and PPC, and JBS' response to RFP are obtainable; draft good faith letter to JBS
1234	4/16/2013	Frost, Cable	\$928.00	3.2	\$290.00	Continue research into immigration issue and potential corporate ambiguity with regard to Rodriquo Horvath's payment and employment through JBS / Swift; conduct additional internet research on JBS Carrier's financial position in 2011 and 2012; receive and review Rule 11 letter transmitted by counsel for JBS; confer with KLLM team regarding same; revise and edit draft of KLLM's good faith letter to JBS regarding discovery inadequacies; further conversation regarding Rule 11 letter and motion to amend and clarify KLLM's claim for punitive damages
1235	4/16/2013	Kennedy, Steve	\$174.00	0.6	\$290.00	Work regarding punitive claim in JBS case
1236	4/16/2013	Yarborough, Richard	\$377.00	1.3	\$290.00	Review of Rule 11 letter forwarded by defense counsel; Various communications with S. Kennedy, B. Moody and C. Frost; Conference with B. Moody regarding issues raised by letter

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1237	4/16/2013	Craft, Julie	\$120.00	1	\$120.00	Analyze, identify and redact new account contracts for document production; Conference with attorney re same, related tasks
1238	4/16/2013	Bernier, Michael	\$539.00	2.2	\$245.00	Draft and revise good faith letter to JBS Carriers regarding outstanding discovery; review and analyze JBS Carriers opposition to KLLM's motion for leave to file sur-reply and conduct research regarding same
1239						Additional research and discussion regarding KLLM's amended complaint to clarify punitive damages claim and JBS's Rule 11 letter regarding same; receive and begin review of Bill Lovette's deposition; receive and review email correspondence between Rick Yarbrough, Steve Kennedy and other KLLM personnel discussing Rule 11 issues; provide additional input into Rule 11 matter
1240	4/17/2013	Frost, Cable	\$725.00	2.5	\$290.00	Review case law re Rule 11 and analyze bases for opposing motion
1241	4/17/2013	Moody, Brad C.	\$522.00	1.8	\$290.00	Draft correspondence to client re Rule 11 letter
1242	4/17/2013	Yarborough, Richard	\$116.00	0.4	\$290.00	Review of communications on Rule 11 issue; Emails to Jim Richards regarding same.
1243	4/17/2013	Craft, Julie	\$12.00	0.1	\$120.00	Conference with B. Moody re additional document production and related instructions
1244	4/17/2013	Bernier, Michael	\$147.00	0.6	\$245.00	Review and analyze Rule 11 letter from JBS; study Proposed Amended Complaint as it relates to Rule 11 letter; conduct research regarding sur-reply in support of Motion for Partial Summary Judgment
1245						Continue review of deposition of Bill Lovette and notes from Rodriquo Horvath deposition in order to provide bolstering facts for punitive damages and potentially to respond to JBS's Rule 11 letter
1246	4/18/2013	Frost, Cable	\$609.00	2.1	\$290.00	Analyze and categorize William Lovette Deposition transcript taken on 04-11-2013
1247	4/18/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize Letter to C Frost from L. Robinson re KLLM's Motion to Amend Complaint; Email to Merrill re status of getting R. Horvath's deposition transcript; Communicate with Lufkin Court Reporting re status of Shawn Taylor deposition transcript
1248	4/18/2013	Craft, Julie	\$48.00	0.4	\$120.00	Continue to analyze, identify and redact new account contracts for document production; Conference with attorney re same, related tasks
1249	4/19/2013	Craft, Julie	\$120.00	1	\$120.00	Analyze and categorize R. Horvath's Deposition transcript
1250	4/19/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize S. Taylor's Deposition transcript taken on 04-05-2013
1251	4/19/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize C. Morris's Deposition transcript
1252	4/19/2013	Bernier, Michael	\$73.50	0.3	\$245.00	Review and analyze deposition of Rodrigo Horvath
1253	4/20/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and categorize deposition exhibits of Bill Lovette
1254	4/20/2013	Craft, Julie	\$24.00	0.2	\$120.00	Correspondence to MSGPR re deposition of Shawn Taylor
1255	4/21/2013	Bernier, Michael	\$392.00	1.6	\$245.00	Draft Reply Memorandum in Support of Motion for Leave to File Sur-Reply and conduct research regarding same

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1256						Prepare for and participate in call with counsel for JBS to discuss KLLM's motion to amend and JBS's rule 11 letter; confer with Mike Bernier and Brad Moody regarding same; receive and review stipulation from JBS designed to address issues surrounding KLLM's motion to amend; confer with KLLM group regarding same; receive and review motion to stay proceedings; provide redline edits to same
1257	4/22/2013	Frost, Cable	\$812.00	2.8	\$290.00	Analyze punitive damages issue in JBS case
1258	4/22/2013	Kennedy, Steve	\$116.00	0.4	\$290.00	Review deposition of Bill Lovette
1259	4/22/2013	Moody, Brad C.	\$203.00	0.7	\$290.00	Review of stipulation and related documents on punitive damages claim; Provide analysis of how to proceed; Conference with S. Kennedy regarding punitive damages issue
1260	4/22/2013	Yarborough, Richard	\$290.00	1	\$290.00	Conference with B. Moody re additional document production
1261	4/22/2013	Craft, Julie	\$12.00	0.1	\$120.00	Conference call with JBS' counsel regarding Rule 11 letter and related issues; review and analyze JBS' Joint Stipulation relating to our Motion to Amend Complaint; review and analyze Motion to Stay Proceedings received from JBS; draft Motion to Stay Expert Discovery and Reestablish Deadlines
1262	4/22/2013	Bernier, Michael	\$759.50	3.1	\$245.00	Receive and review letter from JBS regarding requested discovery resulting from the depositions of Horvath and Lovette; provide red line edits to response; provide suggested edits to JBS's stipulation to KLLM's motion to amend; provide input regarding KLLM's response to JBS's motion to stay proceedings; revise/edit KLLM's response for leave of court to file surreply
1263	4/23/2013	Frost, Cable	\$841.00	2.9	\$290.00	Additional work regarding punitive claim in JBS case
1264	4/23/2013	Kennedy, Steve	\$116.00	0.4	\$290.00	Revise and edit proposed stipulation re motion to amend
1265	4/23/2013	Moody, Brad C.	\$116.00	0.4	\$290.00	Correspond with client re proposed stipulation from JBS Carriers
1266	4/23/2013	Moody, Brad C.	\$87.00	0.3	\$290.00	Conference with B. Moody re additional redactions needed to document production; Revisions to documents for production; Correspondence to L. Robinson; Prepare CD of documents for production; Email to defense team re same
1267	4/23/2013	Craft, Julie	\$84.00	0.7	\$120.00	Review and analyze letter from JBS in response to my April 16 discovery letter; draft response letter to JBS' letter; draft and revise Reply Memorandum in Support of Motion for Leave to File Sur-Reply
1268	4/23/2013	Bernier, Michael	\$661.50	2.7	\$245.00	Revise and edit KLLM's response to JBS's motion for stay; revise and edit KLLM's response and draft stipulations addressing issues raised regarding JBS's opposition to KLLM's motion to amend; review letter from Mike Bernier to Lyle Robinson regarding requested discovery; provide revisions and edits to same
1269	4/24/2013	Frost, Cable	\$783.00	2.7	\$290.00	Work regarding stipulation on punitives in JBS case
1270	4/24/2013	Kennedy, Steve	\$145.00	0.5	\$290.00	Correspond with Jim Richards and Terry Thornton re discovery issues
1271	4/24/2013	Moody, Brad C.	\$58.00	0.2	\$290.00	Address supplemental discovery issues

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1272	4/24/2013	Craft, Julie	\$24.00	0.2	\$120.00	Finalize Reply in Support of Motion for Leave to File SurReply and electronically submit same to Court, all counsel
1273	4/24/2013	Bernier, Michael	\$759.50	3.1	\$245.00	Draft revised Motion to Stay Expert Discovery Pending Ruling on Motion to Review and to Reestablish Deadlines Upon Ruling; draft letter to Lyle Robinson in response to April 23, 2013 letter regarding outstanding discovery; draft Supplemental Initial Disclosure; review and analyze revised Motion to Stay Discovery received from JBS' counsel
1274	4/25/2013	Frost, Cable	\$493.00	1.7	\$290.00	Participate in further discussion and email correspondence regarding JBS's threats of Rule 11 actions and KLLM's response to same; conduct additional research on Rodrigo Horvath; review documents not yet produced in order to evaluate for impeachment
1275	4/25/2013	Craft, Julie	\$24.00	0.2	\$120.00	Prepare Notice of Service of KLLM's First Supplemental Initial Disclosure
1276	4/25/2013	Craft, Julie	\$24.00	0.2	\$120.00	Revision to KLLM's First Supplemental Initial Disclosure to include all deposed JBS Carriers employees and Pilgrims employees
1277	4/25/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize Joint Motion to Stay Expert Discovery Pending Ruling
1278	4/25/2013	Bernier, Michael	\$196.00	0.8	\$245.00	Make revisions Motion to Stay and exchange same with JBS' counsel; revise supplemental Rule 26 disclosure
1279	4/26/2013	Frost, Cable	\$638.00	2.2	\$290.00	Confer with Brad Moody regarding status of amendment / Rule 11 issues as well as motion to stay case; review drafts and provide edits regarding same; review deposition testimony of Rodrigo Horvath in order to compare representations made by counsel for JBS
1280	4/26/2013	Moody, Brad C.	\$29.00	0.1	\$290.00	Telephone conference with Jim Richards re stipulation on punitive damages claim
1281	4/26/2013	Craft, Julie	\$84.00	0.7	\$120.00	Revise First Supplemental Initial Disclosure; Revise Notice of Service of First Supplemental Initial Disclosure; Electronically submit same to Court and all counsel
1282	4/26/2013	Bernier, Michael	\$49.00	0.2	\$245.00	Finalize supplemental Rule 26 disclosure and have same filed
1283	4/29/2013	Frost, Cable	\$812.00	2.8	\$290.00	Review draft stipulation and suggested edits re KLLM's Motion to Amend; meet with Steve Kennedy and Brad Moody to discuss strategy and motivation of JBS; conduct internet research re JBS Carriers' financial position; review Horvath depo re same; review deposition of Cassey Morris
1284	4/29/2013	Kennedy, Steve	\$116.00	0.4	\$290.00	Additional work regarding JBS stipulation
1285	4/29/2013	Moody, Brad C.	\$58.00	0.2	\$290.00	Analyze revised stipulation from JBS Carriers and evaluate strategy going forward
1286	4/29/2013	Yarborough, Richard	\$145.00	0.5	\$290.00	Review of revised stipulation; Conference with B. Moody regarding case issues;
1287	4/29/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize JBS Carriers' Unopposed Motion for Additional Time to Respond to Motion for Leave to Amend Response
1288	4/30/2013	Frost, Cable	\$522.00	1.8	\$290.00	Additional communication re stipulation and punitive damages; confer with Moody re same; review Lovette and Horvath testimony for mentions of JBS Carriers financial performance and directives by JBS USA to utilize JBS Carriers

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1289	4/30/2013	Kennedy, Steve	\$145.00	0.5	\$290.00	Work regarding JBS case and punitive claim
1290	4/30/2013	Moody, Brad C.	\$87.00	0.3	\$290.00	Telephone conference with counsel for JBS re issues over punitive damages claim
1291	4/30/2013	Moody, Brad C.	\$145.00	0.5	\$290.00	Confer with Cable Frost and Steve Kennedy re strategy with punitive damages claim
1292	4/30/2013	Moody, Brad C.	\$116.00	0.4	\$290.00	Review Mississippi law re use of net worth information at trial
1293	4/30/2013	Moody, Brad C.	\$87.00	0.3	\$290.00	Revise and edit stipulation re motion to amend punitive damages claim to reflect agreement with counsel for JBS
1294	4/30/2013	Craft, Julie	\$84.00	0.7	\$120.00	Analyze, categorize and upload video deposition of Cassey Morris, Bill Lovette and Rodrigo Horvath to attorney files; Conference with S. Kennedy re same
1295	5/1/2013	Frost, Cable	\$377.00	1.3	\$290.00	Compare certain testimony by Bill Lovette to that given by Clay Matthews; compare certain testimony given by Rodrigo Horvath to Todd Gooch
1296	5/2/2013	Frost, Cable	\$87.00	0.3	\$290.00	Receive and review additional revisions to the stipulation between KLLM and JBS regarding punitive damages
1297	5/2/2013	Moody, Brad C.	\$58.00	0.2	\$290.00	Correspond with Jim Richards and Terry Thornton re current status of stipulation re punitive damages claim
1298	5/3/2013	Frost, Cable	\$464.00	1.6	\$290.00	Review testimony of Lovette, Horvath, Morris and Gooch for discussions regarding preference for JBS Carriers over others in light of financial condition of JBS Carriers; confer with Brad Moody regarding additional revisions to stipulation; review Rule 11 letter sent by JBS
1299	5/3/2013	Craft, Julie	\$120.00	1	\$120.00	Analyze and update attorney notebooks re Joint Stipulation Regarding KLLM's Motion for Leave to Amend Complaint; Prepare and revisions to Motion to Withdraw Motion for Leave to Amend Complaint; Prepare and Revise proposed Order Granting Motion to Withdraw; Electronically submit same to Court and all counsel; Update attorney notebooks accordingly
1300	5/3/2013	Bernier, Michael	\$294.00	1.2	\$245.00	Draft Notice of Withdrawal of Motion for Leave to Amend and Order granting same; review and analyze deposition of Rodrigo Horvath
1301	5/6/2013	Frost, Cable	\$348.00	1.2	\$290.00	Continue review of Horvath and Lovett depositions
1302	5/6/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize Text Order Granting Motion to Withdraw Motion for Leave to Amend Complaint entered by court
1303	5/7/2013	Frost, Cable	\$522.00	1.8	\$290.00	Review Gooch and Shroter depositions in order to explore "motive" theme; begin preparations for a hearing on KLLM's motion for summary judgment; review JBS's last filing regarding summary judgment and KLLM's final motion for leave to file Surr reply in support of its motion; confer with Brad Moody regarding instructions for paralegal and Mike Bernier; begin additional review of "Hot Docs" folder
1304	5/7/2013	Craft, Julie	\$12.00	0.1	\$120.00	Conference with B. Moody re upcoming hearing and related tasks

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1305	5/7/2013	Bernier, Michael	\$196.00	0.8	\$245.00	Phone conversation with Judge's court administrator about setting outstanding motions for hearing; prepare outline for hearing on cross-motions for summary judgment
1306	5/10/2013	Bernier, Michael	\$49.00	0.2	\$245.00	Phone conversation with judge's court
1307	5/13/2013	Bernier, Michael	\$98.00	0.4	\$245.00	Conduct research regarding new Mississippi Supreme Court cases on contract interpretation
1308	5/15/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize Shawn Taylor's Deposition Transcript Errata Sheet
1309	6/3/2013	Bernier, Michael	\$73.50	0.3	\$245.00	Phone call to and phone conversation with court regarding outstanding motions
1310	6/4/2013	Bernier, Michael	\$122.50	0.5	\$245.00	Prepare outline for hearing on Motion for Summary Judgment
1311	6/6/2013	Bernier, Michael	\$49.00	0.2	\$245.00	Prepare outline for hearing on cross-motions for summary judgment
1312	6/7/2013	Bernier, Michael	\$245.00	1	\$245.00	Conduct research regarding procedure for seeking attorney's fees; review and analyze JBS' Motion to continue pretrial conference and trial
1313	6/10/2013	Frost, Cable	\$145.00	0.5	\$290.00	Prepare for and participate in telephonic conference with counsel for JBS to discuss pending motions and timing of current dates for dispositive and daubert motions; confer with Steve Kennedy regarding same; receive and review draft motion for counsel from JBS requesting that the court convert deadlines and extend trial date
1314	6/11/2013	Frost, Cable	\$87.00	0.3	\$290.00	Confer with Steve Kennedy regarding KLLM's position on converting pretrial conference in extending the trial date; draft email correspondence to counsel for JBS regarding same
1315	6/11/2013	Bernier, Michael	\$637.00	2.6	\$245.00	Prepare outline for hearing on Motion for Summary Judgment
1316	6/13/2013	Frost, Cable	\$116.00	0.4	\$290.00	Receive and review JBS's filed motion for continuance of trial date; confer with Steve Kennedy regarding same
1317	6/13/2013	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and categorize JBS Carriers' Motion to Continue Pretrial Conference, Trial Date; Calendar response deadline
1318	6/13/2013	Bernier, Michael	\$24.50	0.1	\$245.00	Review Defendant's Motion to Continue Trial
1319	6/17/2013	Bernier, Michael	\$122.50	0.5	\$245.00	Review and analyze Defendant's Motion to Continue Pretrial Conference
1320	6/18/2013	Bernier, Michael	\$171.50	0.7	\$245.00	Review and analyze Defendant's Motion to Continue Pretrial Conference; draft response to same
1321	6/19/2013	Bernier, Michael	\$1,249.50	5.1	\$245.00	Review and analyze JBS' Motion to Continue Pretrial Conference and Trial; conduct research regarding same; draft Response in Opposition to JBS' Motion to Continue Pretrial Conference and Trial
1322	6/20/2013	Bernier, Michael	\$735.00	3	\$245.00	Draft and revise Response in Opposition JBS' Motion to Continue Pretrial Conference and Trial
1323	6/21/2013	Frost, Cable	\$116.00	0.4	\$290.00	Receive and review correspondence regarding KLLM's response to JBS's Motion for Continuance; review KLLM's response filed with the court regarding same
1324	6/21/2013	Kennedy, Steve	\$319.00	1.1	\$290.00	Work with M. Berneir regarding opposing defendants' motion to continue trial; trial preparations

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1325	6/21/2013	Bernier, Michael	\$441.00	1.8	\$245.00	Revise Response in Opposition to JBS' Motion to Continue Pretrial Conference and Trial and have same filed; review and analyze Tyson contract and financial information subject to Motion to Review Magistrate Judge's previous order and prepare for expert discovery
1326	6/23/2013	Kennedy, Steve	\$116.00	0.4	\$290.00	Trial preparation
1327	6/23/2013	Bernier, Michael	\$24.50	0.1	\$245.00	Review and analyze Tyson Contract
1328	6/24/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize KLLM's Response in Opposition to Motion to Continue Pretrial Conference and Trial
1329	6/24/2013	Bernier, Michael	\$73.50	0.3	\$245.00	Prepare outline for hearing on motion for partial summary judgment
1330	6/25/2013	Craft, Julie	\$180.00	1.5	\$120.00	Analyze and identify key documents necessary for hearing on motion for partial summary judgment and cross-motion for partial summary judgment; Prepare attorney notebooks accordingly
1331	6/25/2013	Bernier, Michael	\$98.00	0.4	\$245.00	Prepare outline for hearing on motion for partial summary judgment
1332	6/26/2013	Kennedy, Steve	\$203.00	0.7	\$290.00	Receive and review Court's hearing notice for July 23 and prepare for same; draft status report to T. Thornton and J. Richards
1333	6/26/2013	Yarborough, Richard	\$232.00	0.8	\$290.00	Conference with S. Kennedy regarding case strategy and pending motions and hearing before Judge Wingate
1334	6/26/2013	Craft, Julie	\$120.00	1	\$120.00	Analyze and categorize Notice of Hearing entered by Court; Revision to Hearing Notebook to include additional motions set for hearing; Calendar motion hearing/pretrial conference;
1335	6/26/2013	Bernier, Michael	\$171.50	0.7	\$245.00	Study case law for hearing on motion for summary judgment
1336	6/27/2013	Frost, Cable	\$609.00	2.1	\$290.00	Begin preparations to argue KLLM's Motion for Summary Judgment ("MSJ"); begin review of case law cited in briefing; confer with Steve Kennedy and Brad Moody re Motions in Limine and trial setting
1337	6/28/2013	Frost, Cable	\$754.00	2.6	\$290.00	Receive and review JBS' Response in Support of Motion to Continue trial; continue prep for KLLM's MSJ; review depo testimony of Lovette and Horvath re the directive to place work with JBS Carriers when possible
1338	6/28/2013	Craft, Julie	\$300.00	2.5	\$120.00	Conference with M. Bernier re upcoming deadlines associated with pretrial conference; Finalize hearing notebooks and distribute to attorneys; Analyze and categorize JBS Carriers' Reply re Motion to Continue Pretrial Conference and Trial; Analyze local rules re Pretrial Order, exhibits, deposition designations, etc. and report to M. Bernier; Update to hearing notebooks re Reply to Motion to Continue Pretrial Conference and Trial
1339	6/28/2013	Bernier, Michael	\$392.00	1.6	\$245.00	Review and analyze JBS' reply in support of motion to continue pretrial conference and trial; prepare outline for hearing on motion for partial summary judgment
1340	6/29/2013	Bernier, Michael	\$269.50	1.1	\$245.00	Prepare outline for hearing on motion for partial summary judgment

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1341	6/30/2013	Bernier, Michael	\$1,004.50	4.1	\$245.00	Prepare outline for hearing on motion for partial summary judgment; study cases for hearing on motion for summary judgment
1342						Prepare for and participate in conference with Mike Bernier to discuss upcoming motion hearings and deadlines for Motions in Limine; begin review of case law supporting JBS's responses in opposition of KLLM's Motion for Summary Judgment
1343	7/1/2013	Frost, Cable	\$290.00	1	\$290.00	Prepare outline for hearing on motion for partial summary judgment; study cases for hearing on motion for summary judgment
1344	7/1/2013	Bernier, Michael	\$833.00	3.4	\$245.00	Continue preparations for upcoming hearing on motion for summary judgment
1345	7/2/2013	Frost, Cable	\$551.00	1.9	\$290.00	Review and analyze caselaw for hearing on motion for summary judgment; prepare outline for hearing on motion for summary judgment
1346	7/2/2013	Bernier, Michael	\$1,592.50	6.5	\$245.00	Receive and begin review of hearing outlines and supporting case authority; begin review of hearing binder
1347	7/3/2013	Frost, Cable	\$638.00	2.2	\$290.00	Review and analyze caselaw for hearing on motion for summary judgment; prepare outline for hearing on motion for summary judgment
1348	7/3/2013	Bernier, Michael	\$906.50	3.7	\$245.00	Draft Motions in Limine
1349	7/6/2013	Bernier, Michael	\$0.00	0	\$0.00	Draft Motions in Limine
1350	7/7/2013	Bernier, Michael	\$343.00	1.4	\$245.00	Review and provide suggestions for KLLM's Motions in Limine to be filed; confer with Mike Bernier regarding same; continue prep for upcoming hearing on all pre-trial motions
1351	7/8/2013	Frost, Cable	\$522.00	1.8	\$290.00	Revise and edit motions in limine
1352	7/8/2013	Moody, Brad C.	\$319.00	1.1	\$290.00	Draft Motions in Limine
1353	7/8/2013	Bernier, Michael	\$514.50	2.1	\$245.00	Provide additional revisions and edits to KLLM's Motions in Limine; confer with Brad Moody regarding mitigation of damages; continue prep for upcoming motion for summary judgment
1354	7/9/2013	Frost, Cable	\$638.00	2.2	\$290.00	Work regarding Motions in Limine
1355	7/9/2013	Kennedy, Steve	\$116.00	0.4	\$290.00	Conference with M. Bernier re motion(s) in limine to be filed with Court today and related tasks
1356	7/9/2013	Craft, Julie	\$12.00	0.1	\$120.00	Draft and revise Motions in Limine; prepare materials for hearing on Motion for Summary Judgment
1357	7/9/2013	Bernier, Michael	\$784.00	3.2	\$245.00	Work on hearing outline for argument of Motion for Summary Judgment
1358	7/10/2013	Frost, Cable	\$435.00	1.5	\$290.00	Continue preparations for upcoming argument on motion for summary judgment; receive and review correspondence regarding requested extension by JBS with regard to KLLM's motions in limine
1359	7/11/2013	Frost, Cable	\$638.00	2.2	\$290.00	Prepare for July 23 motions hearing
1360	7/11/2013	Kennedy, Steve	\$116.00	0.4	\$290.00	Telephone call from defense counsel re issues for upcoming hearing
1361	7/11/2013	Moody, Brad C.	\$87.00	0.3	\$290.00	Prepare materials for hearing on motion for summary judgment
1361	7/11/2013	Bernier, Michael	\$0.00	0	\$0.00	

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1362	7/12/2013	Frost, Cable	\$522.00	1.8	\$290.00	Review of deposition transcripts in order to prepare hearing outline on motion for summary judgment
1363	7/12/2013	Bernier, Michael	\$49.00	0.2	\$245.00	Exchange internal emails regarding JBS' request for extension for responding to KLLM's Motions in Limine
1364	7/15/2013	Frost, Cable	\$696.00	2.4	\$290.00	Review legal authority cited in JBS's motions and responses in opposition to KLLM's motion for summary judgment; continue prep for upcoming hearing; begin draft on outline; begin work on exhibits
1365	7/15/2013	Bernier, Michael	\$539.00	2.2	\$245.00	Study cases relevant to hearing on motions for summary judgment; prepare outline of same for hearing preparation
1366						Receive and review ADR status report; review email correspondence regarding JBS's request for extension of dates to respond to KLLM's Motions in Limine; provide input regarding same; continue work on upcoming hearing including draft of hearing outline and opposition of exhibits
1367	7/16/2013	Frost, Cable	\$1,218.00	4.2	\$290.00	Work regarding exhibits to be used at trial primarily concerning settlement agreement at issue and presentation of same
1368	7/16/2013	Kennedy, Steve	\$116.00	0.4	\$290.00	Draft/revise ADR report requested by Judge Anderson
1369	7/16/2013	Moody, Brad C.	\$87.00	0.3	\$290.00	Prepare Joint Report on ADR Efforts; Electronically submit same to Court and all counsel
1370	7/16/2013	Craft, Julie	\$36.00	0.3	\$120.00	
1371	7/16/2013	Bernier, Michael	\$147.00	0.6	\$245.00	Study cases relevant to hearing on motions for summary judgment; prepare outline of same for hearing preparation; draft ADR report for submission to Magistrate Judge
1372	7/17/2013	Frost, Cable	\$899.00	3.1	\$290.00	Review KLLM's Motions in Limine and JBS's correspondence regarding same; continue work on hearing prep including draft outline/argument as well as exhibits to be used; continue review of case law cited by JBS and distinguishing of same
1373	7/17/2013	Kennedy, Steve	\$174.00	0.6	\$290.00	Prepare for July 23 motion hearing
1374	7/17/2013	Moody, Brad C.	\$58.00	0.2	\$290.00	Telephone conference with JBS' counsel re issues for motion hearing
1375	7/17/2013	Moody, Brad C.	\$319.00	1.1	\$290.00	Analyze issues for hearing on motion to review magistrate's order
1376	7/17/2013	Craft, Julie	\$60.00	0.5	\$120.00	Conference with attorneys re upcoming hearing/pretrial conference and upcoming deadlines; Verify status of Response to Consolidated Motion in Limine
1377	7/17/2013	Bernier, Michael	\$220.50	0.9	\$245.00	Study cases relevant to hearing on motions for summary judgment; prepare outline of same for hearing preparation; prepare analysis of case law with distinctions for hearing on motions for summary judgment
1378	7/18/2013	Frost, Cable	\$1,218.00	4.2	\$290.00	Complete review of all pleadings filed concerning KLLM's Motion for Summary Judgment including JBS's Cross-Motion for Summary Judgment; continue hearing prep; work with Brad Moody and Mike Bernier on hearing exhibits; research additional legal authority cited by JBS
	7/18/2013	Kennedy, Steve	\$406.00	1.4	\$290.00	Prepare for July 23 motion hearing

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1379	7/18/2013	Moody, Brad C.	\$58.00	0.2	\$290.00	Telephone conference with court re technology options for upcoming hearing
1380	7/18/2013	Moody, Brad C.	\$435.00	1.5	\$290.00	Continue preparing for hearing on motion for summary judgment
1381						Study cases relevant to hearing on motions for summary judgment; prepare outline of same for hearing preparation; prepare analysis of case law for distinctions for hearing in motions for summary judgment; draft status report for magistrate judge regarding status of motion to review magistrate's order on motion to compel; phone conversation with JBS' counsel regarding status report; prepare; prepare presentation materials for hearing on motions for summary judgment
1382	7/18/2013	Bernier, Michael	\$1,372.00	5.6	\$245.00	Complete hearing prep and outline for KLLM's Motion for Summary Judgment; finalize exhibits to be used; confer with Steve Kennedy regarding same
1383	7/19/2013	Frost, Cable	\$986.00	3.4	\$290.00	Prepare for July 23 motion hearing; telephone call with T. Thornton regarding same
1384	7/19/2013	Kennedy, Steve	\$754.00	2.6	\$290.00	Continue preparing for hearing on motion to review magistrate's order
1385	7/19/2013	Moody, Brad C.	\$0.00	0	\$0.00	Revise and edit demonstratives for hearing on motion for summary judgment
1386	7/19/2013	Moody, Brad C.	\$319.00	1.1	\$290.00	Conduct research regarding effect of Pilgrim's Pride terminating contract pursuant to at-will termination clause of Transportation Agreement; draft status report for magistrate judge regarding status of motion to review magistrate's order on motion to compel; phone conversation with JBS' counsel regarding status report; prepare; prepare presentation materials for hearing on motions for summary judgment
1387	7/19/2013	Bernier, Michael	\$735.00	3	\$245.00	Finalize hearing outline for argument before Judge Wingate; finalize slides to be used in oral argument; continue preparations and review of oral argument outline and case law to be discussed with Judge Wingate
1388	7/22/2013	Frost, Cable	\$1,392.00	4.8	\$290.00	Pare for court hearings on motion for summary judgment; trial continuance and discovery issues and trial prep
1389	7/22/2013	Kennedy, Steve	\$1,276.00	4.4	\$290.00	Additional preparation for motions hearing
1390	7/22/2013	Moody, Brad C.	\$203.00	0.7	\$290.00	Conference with S. Kennedy regarding arguments to be made on motion for summary judgment and motion for protective order in action; Review of pertinent documents
1391	7/22/2013	Yarborough, Richard	\$0.00	0	\$0.00	Draft status report for magistrate judge regarding status of motion to review magistrate's order on motion to compel; conduct research and review briefs to evaluate KLLM's position that it is a lost volume operator; conference regarding same
1392	7/22/2013	Bernier, Michael	\$563.50	2.3	\$245.00	Prepare for and participate in hearing before Judge Wingate to argue KLLM's Motion for Partial Summary Judgment and JBS's Cross Motion for Partial Summary Judgment; confer with Mike Bernier and Steve Kennedy post-hearing; gather materials and begin preparation for upcoming follow up call with Judge Wingate
1393	7/23/2013	Frost, Cable	\$2,088.00	7.2	\$290.00	Final preparation for motions hearing before Judge Wingate and attend and conduct same; update to clients via conference call regarding details on motions hearing
	7/23/2013	Kennedy, Steve	\$1,247.00	4.3	\$290.00	

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1394	7/23/2013	Yarborough, Richard	\$0.00	0	\$0.00	Conference with S. Kennedy regarding hearing on various motions argued before Judge Wingate; Review documents
1395	7/23/2013	Bernier, Michael	\$147.00	0.6	\$245.00	Research citizenship of KLLM for subject matter jurisdiction purposes
1396	7/24/2013	Kennedy, Steve	\$203.00	0.7	\$290.00	Prepare for 3:30 conference call on July 25 with court regarding pending motions
1397	7/24/2013	Bernier, Michael	\$49.00	0.2	\$245.00	Prepare citizenship disclosure materials for KLLM for purposes of confirming diversity citizenship
1398						Prepare for and participate in conference call with Judge Wingate to discuss the Court's ruling with regard to oral arguments recently heard on the parties' Motions for Summary Judgment
1399	7/25/2013	Frost, Cable	\$493.00	1.7	\$290.00	Prepare for and conduct telephonic hearing with Judge Wingate regarding additional arguments on summary judgment motions; update to clients regarding telephonic hearing; additional work regarding next Thursday's conference call with Judge Wingate regarding summary judgment motions and discovery motions
1400	7/25/2013	Kennedy, Steve	\$493.00	1.7	\$290.00	Begin analyzing impact of court's ruling on motion for summary judgment and evaluate arguments to raise at follow up conference call with the court
1401	7/25/2013	Moody, Brad C.	\$145.00	0.5	\$290.00	Review and analyze briefs on cross-motions for summary judgment and related deposition testimony in preparation for follow-up hearing
1402	7/25/2013	Bernier, Michael	\$318.50	1.3	\$245.00	Receive and review Judge Wingate's Order on the Parties Motions for Summary Judgment; begin review of certain deposition testimony in order to formulate argument for upcoming additional hearing before Judge Wingate
1403	7/26/2013	Frost, Cable	\$1,102.00	3.8	\$290.00	Prepare for trial with primary work on anticipated voir dire
1404	7/26/2013	Kennedy, Steve	\$232.00	0.8	\$290.00	Conference with S. Kennedy regarding court rulings on motions and strategy going forward; Review of court orders.
1405	7/26/2013	Yarborough, Richard	\$0.00	0	\$0.00	Review deposition testimony in preparation for follow-up hearing on cross-motions for summary judgment
1406	7/26/2013	Bernier, Michael	\$147.00	0.6	\$245.00	Analyze court's order re motions for partial summary judgment
1407	7/27/2013	Moody, Brad C.	\$145.00	0.5	\$290.00	Review and analyze Order on cross-motions for partial summary judgment; review deposition testimony related to same
1408	7/27/2013	Bernier, Michael	\$269.50	1.1	\$245.00	Review depositions of Nick White, Clay Matthews to identify testimony for second round of hearings with Judge Wingate
1409	7/28/2013	Moody, Brad C.	\$348.00	1.2	\$290.00	Begin prep for upcoming telephonic conference with Judge Wingate to re-argue motion for Summary Judgment based on Court's interpretation of paragraph 5 of the Settlement Agreement
1410	7/29/2013	Frost, Cable	\$1,073.00	3.7	\$290.00	Telephone call with T. Thornton regarding trial issues and prepare for trial including exam of N. White; participate in telephonic hearing with Court; prepare for trial regarding exam on B. Woods
1411	7/29/2013	Kennedy, Steve	\$696.00	2.4	\$290.00	Continue analyzing testimony and record for follow up conference with court
	7/29/2013	Moody, Brad C.	\$0.00	0	\$0.00	

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1412	7/29/2013	Yarborough, Richard	\$0.00	0	\$0.00	Review incoming documents; Review of court orders on pending motions; Conference with S. Kennedy regarding strategy in case going forward
1413						Analyze and identify deadlines included in (137) Order Denying Motions for Partial Summary Judgment, Granting Motion to Extend Deadline; Conference with attorneys re same, related tasks; Analyze and categorize Joint Status Report; Analyze and identify deadlines associated with key minute entries, telephonic hearing notices and other filings
1414	7/29/2013	Craft, Julie	\$120.00	1	\$120.00	Review deposition testimony and briefs on cross-motions for summary judgment in preparation for follow-up hearing on cross-motions; prepare outline for follow-up hearing on cross-motions
1415	7/29/2013	Bernier, Michael	\$367.50	1.5	\$245.00	Continue preparations for upcoming telephonic conference with Judge Wingate including review of applicable deposition testimony and previous briefing
1416	7/30/2013	Frost, Cable	\$406.00	1.4	\$290.00	Prepare for August 1 hearing with Court as follow up to ruling on summary judgment motions; draft correspondence to JBS attorney regarding discovery issues
1417	7/30/2013	Kennedy, Steve	\$203.00	0.7	\$290.00	Correspond with Terry Thornton re preparing financial information for production
1418	7/30/2013	Moody, Brad C.	\$58.00	0.2	\$290.00	Analyze issues with producing financial information
1419	7/30/2013	Moody, Brad C.	\$87.00	0.3	\$290.00	Review and analyze deposition testimony; prepare outline for telephonic hearing with Judge Wingate
1420	7/30/2013	Bernier, Michael	\$416.50	1.7	\$245.00	Review deposition testimony of Clay Matthews, Lee Blackmon and Mark Norman with regard to service complaints and testimony concerning termination
1421	7/31/2013	Frost, Cable	\$754.00	2.6	\$290.00	Review deposition testimony of Clay Matthews for references to cause for termination
1422	8/1/2013	Bernier, Michael	\$49.00	0.2	\$245.00	Receive and review financial information to be produced to JBS; confer with Steve Kennedy and Brad Moody regarding review by Dr. Brooking
1423	8/1/2013	Frost, Cable	\$174.00	0.6	\$290.00	Complete preparation for telephonic conference before Judge Wingate; conduct telephonic hearing before Judge Wingate, offer arguments and testimony of Clay Matthews; confer with Steve Kennedy and Mike Bernier regarding same
1424	8/1/2013	Frost, Cable	\$928.00	3.2	\$290.00	Two telephone calls with JBS attorney regarding discovery arguments; receive and review Court's order on summary judgment motions and telephone call with client to update on same
1425	8/1/2013	Kennedy, Steve	\$406.00	1.4	\$290.00	Review deposition testimony of Clay Matthews and other PPC's employees for references to cause for termination; teleconference with court on remaining issues for motions for summary judgment
	8/1/2013	Bernier, Michael	\$245.00	1	\$245.00	

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1426	8/2/2013	Frost, Cable	\$1,566.00	5.4	\$290.00	Confer with Steve Kennedy regarding JBS's dissatisfaction with argument presented to Judge Wingate; review Judge Wingate's order and testimony presented to Judge Wingate in order to insure all statements made were correct; receive and review numerous email exchanges from counsel for JBS requesting a joint submission to Judge Wingate by the parties; draft email correspondence to counsel for JBS informing them of KLLM's disagreement with its position and unwillingness to jointly contact Judge Wingate; begin preparation of submission to Judge Wingate including entire testimony presented in order to provide factual basis of arguments for summary judgment
1427	8/2/2013	Kennedy, Steve	\$261.00	0.9	\$290.00	Trial prep regarding exam on N. White, telephone calls and e-correspondence with JBS attorney in follow-up to conference call with Judge Wingate on summary judgment motions
1428	8/2/2013	Moody, Brad C.	\$261.00	0.9	\$290.00	Review correspondence and other file materials to address JBS' claim that KLLM misrepresented testimony to court during recent hearing
1429	8/2/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize expert fees from Carl Brooking and process same
1430	8/2/2013	Bernier, Michael	\$147.00	0.6	\$245.00	Review and analyze deposition testimony of Clay Matthews and Mark Lawrence in relation to correspondence from JBS regarding telephonic hearing
1431						Receive JBS's letter to Judge Wingate regarding testimony of Clay Matthews; begin draft of response letter and cites to specific testimony; confer with Mike Bernier regarding same; review deposition transcripts of applicable witnesses; continue draft of response to JBS's letter; multiple email exchanges regarding same
1432	8/5/2013	Frost, Cable	\$1,508.00	5.2	\$290.00	Receive and review JBS' follow-up letter to Court regarding August 1 telephonic hearing and work with C. Frost regarding response to JBS letter
1433						Office conference with S. Kennedy regarding telephonic hearing before Judge Wingate and potential outcomes; Review of email materials forwarded by S. Kennedy involving Cable Frost and counsel for JBS; Suggest case strategy going forward
1434	8/5/2013	Yarborough, Richard	\$0.00	0	\$0.00	Review and analyze letter brief submitted by JBS; review and analyze several deposition transcripts in search of support for KLLM's reply letter; review briefs in support of cross-motions for summary judgment; draft service level argument for reply letter
1435	8/5/2013	Bernier, Michael	\$1,372.00	5.6	\$245.00	Revise/edit letter to Judge Wingate in response to JBS's letter; continue review of applicable testimony in support to cite to Judge Wingate; confer with Steve Kennedy and KLLM team regarding same
1436	8/6/2013	Frost, Cable	\$1,102.00	3.8	\$290.00	Work on exhibits to letter to Judge Wingate; Conference with M. Bernier re status and related tasks
1437	8/6/2013	Craft, Julie	\$0.00	0	\$0.00	
	8/6/2013	Craft, Julie	\$24.00	0.2	\$120.00	Correspondence with expert, Carl Brooking, re payment for services

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1438	8/6/2013	Bernier, Michael	\$0.00	0	\$0.00	Draft and revise response letter brief to Judge Wingate and finalize same for submission
1439						Receive and review additional correspondence from JBS to Judge Wingate in response to KLLM's latest letter; begin draft of KLLM's response; confer with KLLM team regarding same; provide revisions/edits to KLLM's final response; submit letter to Judge Wingate
1440	8/7/2013	Frost, Cable	\$1,131.00	3.9	\$290.00	Work regarding opening statement for trial
1441	8/7/2013	Kennedy, Steve	\$0.00	0	\$0.00	
1442	8/7/2013	Bernier, Michael	\$0.00	0	\$0.00	Review and analyze JBS' reply letter to Judge Wingate; draft KLLM's letter in response
1443	8/12/2013	Frost, Cable	\$348.00	1.2	\$290.00	Review other corporate testimony of JBS/PPC for discussions of contractual requirements and alleged breaches as it relates to performance standards
	8/15/2013	Frost, Cable	\$493.00	1.7	\$290.00	Complete review of corporate testimony of JBS and PPC for statements and discussions regarding alleged and contractual breaches of Schedule A or Transportation Agreement
1444	8/19/2013	Frost, Cable	\$522.00	1.8	\$290.00	Review correspondence and reports from Carl Brooking and Blue Keene in order to access amount of work required should Judge Wingate not grant summary judgment; review select testimony on alleged trailer shortages in order to begin process of working on equipment allocation issues with Mr. Keene
1445						Examine depositions of Nick White and Brianna Cole in order to evaluate equipment allocation issues as well as claims made under the Transportation Agreement and Schedule A; review provisions of the Transportation Agreement addressing customer claims
1446	8/27/2013	Frost, Cable	\$464.00	1.6	\$290.00	Continue review of fact deposition transcripts for mentions of inadequate equipment or allegations of equipment unavailability as it relates to the testimony of Blu Keene
1447						Receive and review discovery letter from counsel for JBS; review past correspondence and production of documents thus far in response to Judge Anderson's Order; confer with Steve Kennedy regarding same; conference with Steve Kennedy regarding potential settlement negotiations and conversations with counsel for JBS; review KLLM's damages calculation
1448	9/5/2013	Frost, Cable	\$0.00	0	\$0.00	Confer with plaintiff's attorney regarding proposed settlement and update client
1449	9/5/2013	Kennedy, Steve	\$0.00	0	\$0.00	Confer with plaintiff's attorney regarding proposed settlement and update client
1450	9/5/2013	Bernier, Michael	\$0.00	0	\$0.00	Review and analyze JBS' discovery responses in light of supplemented interrogatory
	9/9/2013	Frost, Cable	\$0.00	0	\$0.00	Review and provide suggestions for settlement letter from KLLM to JBS; confer with Steve Kennedy regarding same; confer with Mike Bernier regarding discovery issues including documents still owed to JBS
1451	9/9/2013	Bernier, Michael	\$0.00	0	\$0.00	Review and analyze letter from JBS related to requested customer information

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1452	9/10/2013	Frost, Cable	\$232.00	0.8	\$290.00	Receive and review final settlement letter sent to JBS; confer with Brad Moody regarding same ; review hauling contracts produced to JBS thus far and invoices supporting same
1453	9/10/2013	Moody, Brad C.	\$174.00	0.6	\$290.00	Review correspondence from JBS' counsel re discovery issues and evaluate how to respond to same
1454	9/10/2013	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize (138) JBS Carriers' Notice of Service of Supplemental Response to Plaintiff's Interrogatory No. 27
1455	9/10/2013	Bernier, Michael	\$0.00	0	\$0.00	Review and analyze documents and communications related to Butterball and Frito-Lay contracts to prepare response to JBS' discovery letter
1456						Follow up regarding materials sought by JBS in light of materials already produced; review KLLM's damages report in order to evaluate lost profits damages versus other damages sought ; review deposition of Todd Gooch and Rodrigo Horvath regarding valuation of the dedicated hauling business that PPC took from KLLM and awarded to JBS
1457	9/11/2013	Frost, Cable	\$377.00	1.3	\$290.00	Draft demand letter to JBS attorney
1458	9/11/2013	Kennedy, Steve	\$87.00	0.3	\$290.00	Address additional issues raised by JBS' good faith letter; revise and edit correspondence to client re discovery issues
1459	9/11/2013	Moody, Brad C.	\$116.00	0.4	\$290.00	Review and analyze discovery letter from JBS; study Magistrate Judge's Order on JBS' Motion to Compel; and documents KLLM produced pursuant to same; send document request and email to Terry Thornton regarding contracts and invoices subject to letter and order
1460	9/11/2013	Bernier, Michael	\$416.50	1.7	\$245.00	Review Horvath, Lovette and Matthews deposition transcripts in order to refresh memory on language regarding JBS USA's directive that business should be given to JBS Carriers when available and priced competitive; compare timing of JBS's financial issues with contract removal from KLLM and other carriers
1461	9/12/2013	Frost, Cable	\$319.00	1.1	\$290.00	Exchange emails with Terry Thornton regarding documents requested by JBS; review and analyze invoices and invoice summaries that we produced and which relate to documents requested by JBS
1462	9/12/2013	Bernier, Michael	\$122.50	0.5	\$245.00	Review and analyze Butterball invoices received from Terry Thornton
1463	9/13/2013	Bernier, Michael	\$73.50	0.3	\$245.00	Draft response letter to JBS' September 5, 2013 letter concerning customer-related documents subject to magistrate judge Anderson's Order
1464	9/15/2013	Bernier, Michael	\$196.00	0.8	\$245.00	Revise and edit correspondence to defense counsel re discovery issues
1465	9/16/2013	Moody, Brad C.	\$116.00	0.4	\$290.00	Analyze and categorize Butterball invoices for production; Prepare electronic version of documents to be produced; Email correspondence with all counsel re production, letter; Update to production log accordingly
	9/16/2013	Craft, Julie	\$180.00	1.5	\$120.00	

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1466	9/16/2013	Bernier, Michael	\$171.50	0.7	\$245.00	Review and analyze documents for production; draft and revise response letter to JBS' September 5, 2013 letter concerning customer-related documents subject to magistrate judge Anderson's Order
1467	9/18/2013	Frost, Cable	\$406.00	1.4	\$290.00	Receive and review letter responding to JBS's discovery requests; confer with Mike Bernier regarding same; review deposition transcript of Brandon Woods for deposition testimony concerning Tyson, separate facilities between Tyson and PPC as well as discussions of trailer availability
1468	9/18/2013	Bernier, Michael	\$220.50	0.9	\$245.00	Review and analyze documents for production; draft and revise response letter to JBS' September 5, 2013 letter concerning customer-related documents subject to magistrate judge Anderson's Order
1469	9/19/2013	Craft, Julie	\$48.00	0.4	\$120.00	Finalize document production re Butterball invoices; Email correspondence to all counsel forwarding M. Bernier letter and document production
1470	9/19/2013	Bernier, Michael	\$98.00	0.4	\$245.00	Review and analyze documents for production; draft and revise response letter to JBS' September 5, 2013 letter concerning customer-related documents subject to magistrate judge Anderson's Order
1471	10/7/2013	Frost, Cable	\$348.00	1.2	\$290.00	Review submission of letter briefs to Judge Wingate as well as briefing and ruling by the Court in order to prepare correspondence prompting action from Judge Wingate; confer with Steve Kennedy regarding same; review deposition sites provided by JBSto Judge Wingate in letter briefing
1472	10/10/2013	Frost, Cable	\$406.00	1.4	\$290.00	Review Butterball invoices and other documents produced to JBS via KLLM's discovery supplementation; confer with Julie Craft regarding same; confer with Steve Kennedy regarding status of discussions with counsel for JBS; begin draft of correspondence to Judge Wingate attempting to prompt action on the Court's behalf
1473	10/14/2013	Frost, Cable	\$0.00	0	\$0.00	Continue review of summary judgment briefing and post argument correspondence in order to formulate position to pay for Court in hopes of sparking ruling by Judge Wingate
1474	10/18/2013	Frost, Cable	\$348.00	1.2	\$290.00	Begin outline for deposition preparation of Blue Keene; begin analysis of email correspondence and deposition testimony articulating claims of equipment inadequacy or shortages
1475	10/25/2013	Frost, Cable	\$0.00	0	\$0.00	Receive and review email from Steve Kennedy regarding [REDACTED] for Jim Richards' meeting with Rodrigo Horvath; begin review of deposition testimony of Mr. Horvath as well as most recent correspondence to the court regarding KLLM's motion for summary judgment; begin [REDACTED] for Mr. Richards

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1476	10/28/2013	Frost, Cable	\$0.00	1.7	\$0.00	Draft [REDACTED] for Jim Richards' meeting with Rodrigo Horvath; review deposition testimony of Mr. Horvath regarding same; review Court's rulings on Paragraph 5 of the Settlement Agreement and Court's interpretation of same; review damages calculation
1477	11/6/2013	Frost, Cable	\$0.00	1.4	\$0.00	Review Court's rulings and counsel's correspondence with Court regarding KLLM's motion for partial summary judgment in order to formulate plan to reactivate case on Court's docket; confer with Mike Bernier regarding same; review certain deposition excerpts cited by counsel for JBS in opposition to KLLM's motion for partial summary judgment; begin draft Order to present to Judge Wingate
1478	11/7/2013	Frost, Cable	\$0.00	1.6	\$0.00	Continue review of witness testimony and the parties' positions taken before Judge Wingate in order to outline contents of order designed to provoke action from the Court with regard to ruling on KLLM's motion for partial summary judgment as well as pending discovery motions
1479	12/6/2013	Frost, Cable	\$406.00	1.4	\$290.00	Review depositions of Bill Levitt and Rodrigo Horvath in order to determine whether certain testimony would be beneficial to include in letter to Court requesting action on KLLM's pending Motion for Partial Summary Judgment
1480	3/11/2014	Bernier, Michael	\$196.00	0.8	\$245.00	Analyze Summary Judgment filings and subsequent correspondence and evaluate mechanism for reviving proceeding with court
1481	3/19/2014	Frost, Cable	\$348.00	1.2	\$290.00	Receive and review Order from Court ruling on discovery issues and addressing motion for partial summary judgment; confer with Steve Kennedy regarding same; review submissions to the court regarding KLLM's marked motion for partial summary judgment Order to form recommendation of whether to further pursue matter in light of recent Order; confer with Mike Bernier regarding same
1482	3/19/2014	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and categorize Court's Order on Motion to Review of Magistrate Judge Order and provide to attorneys
1483	3/19/2014	Bernier, Michael	\$98.00	0.4	\$245.00	Review Court's ruling on Motion to Review Magistrate Judge's Order
1484	3/21/2014	Bernier, Michael	\$343.00	1.4	\$245.00	Study financial documents that have been produced; review Court's Orders regarding discovery of financial documents; prepare for production of financial records
1485	3/24/2014	Frost, Cable	\$348.00	1.2	\$290.00	Complete review of Order issued by Court regarding discovery issues and KLLM's Motion for Partial Summary Judgment; draft update to client and request conference call regarding same; confer with Steve Kennedy regarding status of case moving forward
1486	3/24/2014	Bernier, Michael	\$49.00	0.2	\$245.00	Evaluate documents that need to be produced subject to district judge's recent ruling

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1487	3/25/2014	Frost, Cable	\$232.00	0.8	\$290.00	Prepare for and participate in conference call with Jim Richards and Terry Thornton; confer with Steve Kennedy regarding same; briefly review KLLM's damages calculations and positions taken with regard to lost profits prior to call with client
1488	3/25/2014	Kennedy, Steve	\$116.00	0.4	\$290.00	Conference call with J. Richards and T. Thornton regarding document production based on court's discovery order
1489						Study court's order on motions for summary judgment; study court's order on appeal of magistrate judge's order on motion to compel; review correspondence between counsel re discovery of financial documents and prepare to compile financial documents for production
1490	3/25/2014	Bernier, Michael	\$245.00	1	\$245.00	Receive and review correspondence regarding financial information to be produced by KLLM; review materials provided by Terry Thornton; confer with Mike Bernier and Brad Moody regarding same; receive and review letter sent by KLLM to PPC canceling transportation agreement
1491	3/26/2014	Frost, Cable	\$377.00	1.3	\$290.00	In light of letter canceling transportation agreement; review cancellation provisions of agreement as well as historical correspondence between counsel regarding termination provisions
1492	3/26/2014	Frost, Cable	\$290.00	1	\$290.00	Exchange emails with Terry Thornton regarding financial documents to produce; draft email to Court regarding deadlines and trial setting; study audit reports received from Terry Thornton; review deposition transcript of Mark Norman
1493	3/26/2014	Bernier, Michael	\$0.00	0	\$0.00	Study audit reports received from Terry Thornton
1494	3/27/2014	Bernier, Michael	\$49.00	0.2	\$245.00	Leave message with Terry Thornton about meeting; exchange emails with Terry Thornton regarding meeting; study audit reports
1495	3/28/2014	Bernier, Michael	\$0.00	0	\$0.00	Study audit reports, Dr. Brooking's expert report, and other documents related to damage claims; meet with Terry Thornton at KLLM's office to discuss financial documents
1496	4/3/2014	Bernier, Michael	\$637.00	2.6	\$245.00	Receive and review financial information from KLLM prior to production; conference with Mike Bernier and Brad Moody regarding same; briefly review opinions of Dr. Carl Brooking in order to determine impact on same
1497	4/4/2014	Frost, Cable	\$435.00	1.5	\$290.00	Study audit records and internally prepared financial statements following meeting with Terry Thornton regarding same; review deposition testimony regarding financial issues and lost volume argument
1498	4/4/2014	Bernier, Michael	\$563.50	2.3	\$245.00	Phone conversation with economic expert regarding financial documents and arguments
1499	4/7/2014	Bernier, Michael	\$73.50	0.3	\$245.00	Prepare for and participate in meeting with Dr. Carl Brooking to discuss KLLM's financial statements and potential impact on his opinions; confer with Mike Bernier regarding same; review PPC's economist's report in order to determine likely use of KLLM's financial information
	4/8/2014	Frost, Cable	\$435.00	1.5	\$290.00	

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1500	4/8/2014	Craft, Julie	\$48.00	0.4	\$120.00	Conference with C. Frost; prepare CD of depositions and exhibits and forward same to expert, Brooking
1501						Review and analyze audit reports and internally prepared financial statements; meet with damages expert, Carl Brooking, re financial statements; conduct research re duty to mitigate damages and lost volume service provider
1502	4/8/2014	Bernier, Michael	\$588.00	2.4	\$245.00	Exchange emails with damages expert re requested documents
1503	4/9/2014	Bernier, Michael	\$0.00	0	\$0.00	Analyze financial statements and prepare them for production
1504	4/14/2014	Bernier, Michael	\$122.50	0.5	\$245.00	Review financial information to be produced to Plaintiffs as a result of Judge Anderson's order; confer with Mike Bernier regarding same
1505	4/15/2014	Frost, Cable	\$174.00	0.6	\$290.00	Exchange emails with Terry Thornton re financial documents to be produced; prepare financial documents for production; study financial documents to be produced; phone conference with Terry Thornton re production of financial documents
1506	4/15/2014	Bernier, Michael	\$0.00	0	\$0.00	Review final versions of financial documents prior to production; confer with Mike Bernier regarding protective order; follow up inquiry to Dr. Brooking to discuss certain issues contained in financial statements
1507	4/16/2014	Frost, Cable	\$348.00	1.2	\$290.00	Conference with M. Bernier; identify, edit and redact documents to be produced; prepare Notice of Production of Documents; electronically submit same to Court, all counsel
1508	4/16/2014	Craft, Julie	\$180.00	1.5	\$120.00	Study and finalize financial documents for production; study and finalize Tyson contract for production; draft letter to JBS' counsel regarding production and provisions of protective order; study protective order in connection with producing highly confidential materials
1509	4/16/2014	Bernier, Michael	\$465.50	1.9	\$245.00	Review Tyson contract produced to PPC as a result of the Court's order; review notes and discussions with Blue Keene regarding Tyson's experiences with KLLM and Mr. Keene's expected areas of testimony; begin check list of issues to discuss with Mr. Keene
1510	4/17/2014	Frost, Cable	\$406.00	1.4	\$290.00	Review court orders re deadlines and stay of expert discovery; phone conversation with court administrator for district judge re procedure for reestablishing deadlines and available trial dates; draft and revise correspondence to counsel for JBS re same; speak with Cable Frost about case strategy going forward
1511	4/17/2014	Bernier, Michael	\$367.50	1.5	\$245.00	Phone conversation with court administrator re trial dates and internal discussions re same
1512	4/18/2014	Bernier, Michael	\$49.00	0.2	\$245.00	Work with counsel for JBS Carriers re reestablishing deadlines and scheduling order; exchange emails with KLLM witnesses re trial setting
1513	4/21/2014	Bernier, Michael	\$132.00	0.6	\$220.00	Receive and review correspondence from Mike Bernier and counsel for PPC regarding upcoming scheduling order and agreed upon deadlines
	4/22/2014	Frost, Cable	\$87.00	0.3	\$290.00	

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1514	4/22/2014	Bernier, Michael	\$0.00	0	\$0.00	Exchange emails with counsel for JBS re deadlines and scheduling order; exchange emails with Steve Kennedy and Cable Frost re same; exchange emails with damages expert re trial setting
1515	4/25/2014	Bernier, Michael	\$171.50	0.7	\$245.00	Phone call to Dr. Brooking, damages expert, re expert discovery deadlines; conference with Cable Frost re same; draft correspondence to counsel for JBS re discovery deadlines
1516	4/28/2014	Frost, Cable	\$290.00	1	\$290.00	Telephonic conference with Carl Brooking to discuss his opinions and upcoming deadlines; confer with Mike Bernier regarding same; receive and review email correspondence from counsel for JBS regarding resetting of court deadlines and proposed expert activities
1517	4/28/2014	Bernier, Michael	\$0.00	0	\$0.00	Exchange emails with counsel for JBS Carriers re scheduling order; exchange emails with trucking expert re trial dates; analyze deadlines proposed by counsel for JBS Carriers
1518	4/29/2014	Frost, Cable	\$87.00	0.3	\$290.00	Receive and review draft scheduling order and other materials concerning expert discovery
1519	4/29/2014	Bernier, Michael	\$416.50	1.7	\$245.00	Confer with counsel for JBS Carriers re scheduling deadlines; draft and revise agreed scheduling order; draft and revise joint motion to enter agreed scheduling order
1520	5/2/2014	Frost, Cable	\$116.00	0.4	\$290.00	Confer with Mike Bernier regarding scheduling issues; review correspondence and proposed scheduling orders
1521	5/2/2014	Bernier, Michael	\$122.50	0.5	\$245.00	Revise Scheduling Order and Joint Motion for Scheduling Order; send letter to counsel for JBS forwarding same
1522	5/5/2014	Frost, Cable	\$87.00	0.3	\$290.00	Confer with Mike Bernier regarding additional scheduling inquiries
1523	5/5/2014	Bernier, Michael	\$49.00	0.2	\$245.00	Review correspondence from counsel for JBS re scheduling order
1524	5/6/2014	Frost, Cable	\$87.00	0.3	\$290.00	Confer with Mike Bernier regarding expert issues associated with proposed schedule
1525	5/6/2014	Bernier, Michael	\$441.00	1.8	\$245.00	Work with counsel for JBS re scheduling order, deadlines, and a joint motion for same; multiple phone conversations with court administrator re deadlines and scheduling order; draft and revise agreed scheduling order and joint motion for same
1526	5/7/2014	Bernier, Michael	\$171.50	0.7	\$245.00	Revise scheduling order and joint motion for entry of same; submit orders to both magistrate judge and district judge
1527	5/15/2014	Bernier, Michael	\$0.00	0	\$0.00	Exchange emails with counsel for JBS Carriers re Scheduling Order
1528	5/20/2014	Frost, Cable	\$174.00	0.6	\$290.00	Receive and review correspondence from the Court with regard to dates and deadlines; confer with Mike Bernier regarding same; confer with Mike Bernier regarding Dr. Carl Brooking's analysis of KLLM's financial documents
1529	5/20/2014	Bernier, Michael	\$0.00	0	\$0.00	Review amended scheduling order entered by court; exchange emails with potential witnesses re trial date

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1530	5/21/2014	Craft, Julie	\$0.00	0	\$0.00	Analyze and categorize Agreed Scheduling Order entered by Court and calendar relevant dates; conference with M. Bernier re same, error in court
1531	5/21/2014	Bernier, Michael	\$73.50	0.3	\$245.00	Study documents produced by KLLM related to tractor sales
1532	5/26/2014	Bernier, Michael	\$73.50	0.3	\$245.00	Send damages expert financial documents and review same
1533						Study financial statements and tractor purchase documents in preparation for phone call with damages expert; phone conferences with damages expert re financial statements and tractor purchase issues as well as issues going forward
1534	5/27/2014	Bernier, Michael	\$269.50	1.1	\$245.00	Review materials and begin preparations to re-engage Blue Keene with regard to the Tyson contract and his opinions with regard to industry standards
1535	5/28/2014	Frost, Cable	\$464.00	1.6	\$290.00	Phone conversations with damages expert re financial statements and related issues; study financial statements
1536	5/28/2014	Bernier, Michael	\$245.00	1	\$245.00	Phone conversations with damages expert re financial statements and related issues; study financial statements
1537	5/29/2014	Bernier, Michael	\$147.00	0.6	\$245.00	Conference with Mike Bernier regarding upcoming deadlines; Dr. Brooking's conclusions in questions as well as additional logistics concerning upcoming preparation for trial
1538	5/30/2014	Frost, Cable	\$464.00	1.6	\$290.00	Preparation for phone conference with Bill Hahn re damages issues; phone conference with Bill Hahn re damages issues; meet with C. Frost re case status, strategy, and issues related to damages; review expert report from JBS' damages expert
1539	5/30/2014	Bernier, Michael	\$367.50	1.5	\$245.00	Review Dr. Brooking's opinions and report as well as idle truck testimony in preparation for receipt of updated opinions from PPC's economist; confer with Mike Bernier regarding same
1540	6/2/2014	Frost, Cable	\$348.00	1.2	\$290.00	Study expert report for JBS's damages expert
1541	6/2/2014	Bernier, Michael	\$269.50	1.1	\$245.00	Review deposition testimony of Bill Haan regarding contract negotiation and anticipated margin associated with the dedicated hauling agreement; review testimony of Todd Gooch and Rodrigo Horvath regarding "value" of the dedicated agreement to JBS carriers
1542	6/5/2014	Frost, Cable	\$348.00	1.2	\$290.00	Exchange emails with counsel for JBS re deposition of industry expert; send email to industry expert re same
1543	6/5/2014	Bernier, Michael	\$0.00	0	\$0.00	Draft list of topics to be covered with Dr. Brooking when reviewing defendants supplemental expert report
1544	6/6/2014	Frost, Cable	\$145.00	0.5	\$290.00	Receive and review PPC's supplemental expert report regarding damages; confer with Mike Bernier regarding summary of same; review Terry Thornton's testimony regarding KLLM's idle truck report
1545	6/6/2014	Frost, Cable	\$435.00	1.5	\$290.00	Conference with M. Bernier re upcoming deadlines, related tasks

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1546	6/6/2014	Bernier, Michael	\$0.00	0	\$0.00	Study supplemental report of JBS Carriers' damages expert; exchange emails with Steve Kennedy and Cable Frost re same; forward same to Carl Brooking, damages expert
1547	6/9/2014	Frost, Cable	\$174.00	0.6	\$290.00	Review correspondence and summary of amended expert reports to be sent client; confer with Mike Bernier regarding same
1548	6/9/2014	Bernier, Michael	\$220.50	0.9	\$245.00	Study supplemental report of JBS' expert report; send same to Jim Richards and Terry Thornton with analysis
1549	6/10/2014	Frost, Cable	\$522.00	1.8	\$290.00	Prepare for and participate in conference call with Dr. Brooking to discuss his opinions and reactions to defendants amended expert report; confer with Mike Bernier regarding follow up questions to be answered
1550	6/10/2014	Bernier, Michael	\$539.00	2.2	\$245.00	Analyze JBS' expert supplemental report; review deposition of Terry Thornton; review documents produced to evaluate JBS' mitigation defense
1551	6/11/2014	Frost, Cable	\$174.00	0.6	\$290.00	Review Blue Keene's expert report in preparation for expert conference
1552	6/11/2014	Bernier, Michael	\$0.00	0	\$0.00	Send email to industry expert re deposition schedule
1553	6/12/2014	Frost, Cable	\$116.00	0.4	\$290.00	Additional preparation for upcoming conference call with Blue Keene
1554	6/12/2014	Craft, Julie	\$24.00	0.2	\$120.00	Analyze and categorize Supplemental Expert Witness Report of A. Brent Saunders
1555	6/12/2014	Bernier, Michael	\$0.00	0	\$0.00	Phone conversation with counsel for JBS re expert depositions and document request; send email to industry expert re deposition; call and leave message re same
1556	6/13/2014	Bernier, Michael	\$49.00	0.2	\$245.00	Phone call to industry expert re deposition schedule; speak with C. Frost re same
1557	6/14/2014	Bernier, Michael	\$0.00	0	\$0.00	Email from industry expert re deposition schedule
1558	6/15/2014	Bernier, Michael	\$0.00	0	\$0.00	Send email to industry expert re deposition schedule; review documents related to ramp-up of services
1559						Review Blue Keene's expert report in anticipation of call with opposing counsel; review certain portions of deposition with regard to performance standards and areas of testimony for which Blue will offer opinions; confer with Mike Bernier
	6/16/2014	Frost, Cable	\$696.00	2.4	\$290.00	prepare for and participate in conference call with Blue Keene to discuss his expected areas of testimony
1560						Prepare for teleconference with industry expert; conduct extensive teleconference with industry expert; review pleadings related to perspective scope of deposition of industry expert; draft correspondence to counsel for JBS re same
1561	6/16/2014	Bernier, Michael	\$318.50	1.3	\$245.00	Receive additional information regarding Blue's testimony and areas of Tyson/KLLM relationship
	6/17/2014	Frost, Cable	\$522.00	1.8	\$290.00	confer with Mike Bernier regarding same; review KLLM and JBS' position over time with regard to the Tyson contract and areas of expected testimony of Blue in the role of an expert who happens to be a Tyson employee

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1562	6/17/2014	Bernier, Michael	\$245.00	1	\$245.00	Review JBS' previously-filed briefs re intended scope of discovery with respect to Tyson contract; draft and revise correspondence to counsel for JBS re deposition of industry expert and limiting scope of same; conduct research re scope of discovery of testifying expert's file
1563	6/18/2014	Bernier, Michael	\$0.00	0	\$0.00	Exchange emails with counsel for JBS re deposition of industry expert and scope of same; schedule teleconference with counsel re same; review pleadings re Tyson contract and JBS' intended discovery with respect to Tyson contract in preparation for dispute with JBS
1564	6/19/2014	Frost, Cable	\$377.00	1.3	\$290.00	Receive and review correspondence from counsel for PPC responding to KLLM's position with regard to the scope of Blue Keene's testimony; confer with Mike Bernier regarding same; prepare for upcoming conference call with counsel for JBS/PPC to discuss same
1565	6/19/2014	Bernier, Michael	\$416.50	1.7	\$245.00	Study discovery and pleadings related to discovery re Tyson contract; evaluate appropriate scope of industry expert's deposition; prepare for call with counsel for JBS re same
1566	6/20/2014	Frost, Cable	\$464.00	1.6	\$290.00	Prepare for and participate in conference call with Lyle Robinson and Brian Eberley in order to discuss the limitations of Blue Keene's testimony and restrictions on JBS/PPC with regarding to the Tyson contract; confer with Mike Bernier post-call regarding issues to be discussed with Blue Keene
1567	6/20/2014	Bernier, Michael	\$441.00	1.8	\$245.00	Prepare for conference call with counsel for JBS re scope of expert deposition; conduct call; review and analyze subpoena for experts' documents from JBS
1568	6/23/2014	Frost, Cable	\$667.00	2.3	\$290.00	Confer with Mike Bernier regarding preparation packets for upcoming expert depositions; begin review of deposition transcript of Martin Merman; review portions of Nick White and Briana Cole's depositions in order to assess content appropriate for Motions in Limine
1569	6/23/2014	Craft, Julie	\$60.00	0.5	\$120.00	Prepare subpoena for expert records and provide same to M. Bernier; analyze and process subpoenas served for working files of C. Brooking and L. Keene; calendar response deadlines
1570	6/23/2014	Bernier, Michael	\$514.50	2.1	\$245.00	Review subpoena document requests for damages expert and industry expert received from JBS; conduct research re propriety of JBS' document requests; phone conversation with damages expert re documents; phone conversation with industry expert re documents; meet with C. Frost re same

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1571	6/24/2014	Frost, Cable	\$464.00	1.6	\$290.00	Review and finalize document subpoenas to be served on defendant's experts; confer with Mike Bernier regarding same; receive and review letter from JBS's counsel outlining intended lines of questioning for Blue Keen with regard to the Tyson contract; confer with Mike Bernier regarding his interview of Blue Keen regarding same; confer with Steve Kennedy regarding positions to be taken; evaluate document requests propounded to KLLM's experts
1572	6/24/2014	Craft, Julie	\$120.00	1	\$120.00	Analyze and categorize expert, C. Brooking's working file in preparation for production of same; conference with M. Bernier re same; finalize SDT to Brent Saunders and have served upon counsel for JBS Carriers; prepare and submit Notice of Issuance of Subpoena with Court, all counsel
1573	6/24/2014	Bernier, Michael	\$735.00	3	\$245.00	Phone conversation with damages expert about subpoena served on him and the entirety of his file; draft and revise response and objections to subpoena document requests from JBS to both damages expert and industry expert; draft document requests to JBS' expert; coordinate service of subpoena on JBS' expert; review correspondence from JBS re scope of deposition of industry expert; speak with C. Frost re same; place call to industry expert re same; phone conversation with Terry Thornton re idle truck calculations
1574	6/24/2014	Frost, Cable	\$406.00	1.4	\$290.00	Confer with Mike Bernier regarding information needed for Dr. Carl Brooking; receive and review documents [REDACTED]; confer with Mike Bernier regarding his interview of Blue Keen regarding the Tyson contract and general questions regarding same; continue analysis of Mark Norman transcript
1575	6/25/2014	Craft, Julie	\$24.00	0.2	\$120.00	Conference with M. Bernier re expert documents to be produced, related tasks and upcoming deadlines
1576	6/25/2014	Bernier, Michael	\$686.00	2.8	\$245.00	Phone conversation with industry expert re deposition and Tyson contract; phone conversation with Brandon Woods re volume of services under contract with Pilgrim's Pride; send correspondence and information request to Andy Morris re same; review expert report of industry expert to evaluate proper scope of deposition; review expert file of damages expert for production in response to subpoena
1577	6/26/2014	Frost, Cable	\$696.00	2.4	\$290.00	Prepare for and participate in meeting with Mike Bernier to discuss additional needs for preparation of KLLM's experts prior to deposition; review certain file materials regarding same; continue review of Norman depo; review Tyson contract
1578	6/26/2014	Craft, Julie	\$12.00	0.1	\$120.00	Prepare and submit Proof of Service of SDT served upon A. Brent Saunders to Court, all counsel
1579	6/26/2014	Bernier, Michael	\$171.50	0.7	\$245.00	Prepare for preparation of expert witnesses

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1580	6/27/2014	Frost, Cable	\$522.00	1.8	\$290.00	Receive and review correspondence from JBS regarding deposition logistics; receive and review correspondence between Mike Bernier and JBS regarding limitations on Blue Keen's deposition; confer with Mike Bernier regarding same; examine Schedule A in comparison to the Tyson Contract in order to determine the potential areas by JBS
1581	6/27/2014	Bernier, Michael	\$0.00	0	\$0.00	Exchange emails with counsel for JBS re upcoming depositions; prepare for preparation of expert witnesses for upcoming depositions
1582	6/29/2014	Bernier, Michael	\$171.50	0.7	\$245.00	Prepare for deposition preparation of industry expert
1583	6/30/2014	Bernier, Michael	\$0.00	0	\$0.00	Exchange emails with industry expert re deposition preparation; prepare for deposition preparation of industry expert
1584	7/1/2014	Frost, Cable	\$406.00	1.4	\$290.00	Prepare for upcoming expert prep session of Blue Keene; confer with Mike Bernier regarding same; compare the Tyson and KLLM dedicated contracts in order to ascertain service provisions contained in each
1585	7/1/2014	Williams, Andrea	\$24.00	0.2	\$120.00	Update pleadings file with recently filed subpoenas to Carl Brooking and Larry Keene
1586	7/1/2014	Bernier, Michael	\$514.50	2.1	\$245.00	Review and analyze documents for production in response to subpoenas to industry expert and damages expert; prepare for preparation of industry expert; review and analyze deposition of Brandon Woods
1587	7/2/2014	Frost, Cable	\$522.00	1.8	\$290.00	Prepare for and participate in prep session with Mike Bernier with regard to Blue Keene's expert testimony; review and approve responses to subpoena document request received from JBS; review and approve materials to be produced in response to expert document requests; confer with Mike Bernier regarding objections and production
1588	7/2/2014	Craft, Julie	\$252.00	2.1	\$120.00	Conference with M. Bernier re response to subpoenas served upon experts and related tasks; identify and prepare documents to be produced; prepare electronic version of same for production
1589	7/2/2014	Bernier, Michael	\$931.00	3.8	\$245.00	Prepare for deposition preparation of industry expert; conduct conference call preparation of industry expert; review documents for production in response to subpoenas to experts; draft and revise written responses and objections to subpoenas to experts
1590	7/3/2014	Frost, Cable	\$319.00	1.1	\$290.00	Provide suggestions and direction for expert prep session of Blue Keene; review issues of concern with Mike Bernier
1591	7/3/2014	Bernier, Michael	\$73.50	0.3	\$245.00	Plan for preparation of industry expert deposition
1592	7/4/2014	Frost, Cable	\$638.00	2.2	\$290.00	Continue review of Norman deposition in order to determine potential attacks regarding service issues for expert deposition of Blue Keene

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1593	7/7/2014	Frost, Cable	\$464.00	1.6	\$290.00	Review materials in order to conduct expert deposition preparation for Blue Keene; review economist reports and testimony relating to same in order to begin preparations to defend Dr. Brooking and take the deposition of Brent Saunders
1594	7/7/2014	Bernier, Michael	\$343.00	1.4	\$245.00	Prepare for deposition of industry expert; meet with Cable Frost re same
1595	7/8/2014	Frost, Cable	\$1,711.00	5.9	\$290.00	Complete review of deposition testimony and reports necessary in order to prepare KLLM witnesses for upcoming depositions; begin draft outline of Brent Saunders's deposition; contact Carl Brooking to ask questions regarding Mr. Saunder's calculations
1596	7/8/2014	Bernier, Michael	\$637.00	2.6	\$245.00	Review expert file for JBS Carriers' damages expert; speak with C. Frost re same; prepare for deposition of JBS Carriers' damages expert; prepare for deposition preparation of industry expert; review statistics received from Andy Morris with KLLM; confere with Terry Thornton and Jim Richards re contract question
1597	7/9/2014	Frost, Cable	\$522.00	1.8	\$290.00	Prepare for and participate in conference call with Blue Keene to prepare him for his deposition
1598	7/9/2014	Craft, Julie	\$120.00	1	\$120.00	Analyze and categorize documents produced responsive to SDT served upon JBS expert, B. Saunders; prepare notebook for attorneys for use in deposition preparation
1599	7/9/2014	Bernier, Michael	\$637.00	2.6	\$245.00	Prepare for deposition preparation session of industry expert; conduct extensive telephonic deposition preparation session of industry expert; prepare for deposition preparation of damages expert and review documents related to same
1600	7/10/2014	Frost, Cable	\$928.00	3.2	\$290.00	Prepare for and participate in in-person meeting with Carl Brooking to discuss his testimony, prepare him for deposition and to review the expert report of Brent Saunders
1601	7/10/2014	Craft, Julie	\$108.00	0.9	\$120.00	Finalize deposition preparation notebooks and identify/prepare collection of documents relied upon by B. Saunders for attorney use
1602	7/10/2014	Bernier, Michael	\$686.00	2.8	\$245.00	Prepare for deposition preparation session of damages expert; review documents related to same; conduct deposition preparation session of damages expert
1603	7/11/2014	Williams, Andrea	\$276.00	2.3	\$120.00	Compile and prepare documents for deposition preparation of Larry Keene for Cable Frost and Mike Bernier
1604	7/11/2014	Craft, Julie	\$132.00	1.1	\$120.00	Work with M. Bernier regarding upcoming depositions, deposition preparation; prepare Notice of Deposition of B. Saunders; calendar same; analyze and categorize JBS Carriers' Notice of Deposition of L. Keene and Notice of Deposition of C. Brooking; calendar same; analyze and categorize JBS Carriers' Responses, Objections to Document Requests to Brent Saunders
1605	7/11/2014	Bernier, Michael	\$588.00	2.4	\$245.00	Prepare for deposition preparation session with industry expert; review and analyze several depositions related to upcoming expert depositions
1606	7/12/2014	Bernier, Michael	\$49.00	0.2	\$245.00	Prepare for deposition preparation of industry expert

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1607	7/13/2014	Bernier, Michael	\$710.50	2.9	\$245.00	Prepare deposition preparation materials for industry expert; prepare for deposition of industry expert; review and analyze documents related to same
1608	7/14/2014	Frost, Cable	\$1,624.00	5.6	\$290.00	Prepare for and conduct in person deposition preparation of Blue Keene; follow up session with Mr. Keene to review his testimony and KLLM's on time performance report
1609	7/14/2014	Bernier, Michael	\$1,739.50	7.1	\$245.00	Prepare deposition preparation materials for industry expert; prepare for deposition of industry expert; review and analyze documents related to same; conduct extensive deposition preparation session with industry expert
1610	7/15/2014	Frost, Cable	\$2,059.00	7.1	\$290.00	Preparing for and defend the deposition of Blue Keene; post deposition debrief with Mr. Keene; begin preparations to take defendant's economist, Brent Saunders; confer with Mike Bernier
1611	7/15/2014	Williams, Andrea	\$204.00	1.7	\$120.00	Reschedule deposition start time per request from Mike Bernier; prepare deposition exhibits for Mike Bernier and Cable Frost
1612	7/15/2014	Bernier, Michael	\$1,690.50	6.9	\$245.00	Prepare industry expert for deposition; attend deposition of industry expert; analyze several depositions in relation to deposition of industry expert to evaluate JBS' arguments; analyze JBS' discovery responses in relation to same; prepare for deposition of JBS' damages expert; prepare for deposition preparation session of KLLM's damages expert
1613	7/16/2014	Frost, Cable	\$1,856.00	6.4	\$290.00	Prepare for and take deposition of defendant's economist, Brent Saunders; in person meeting with Carl Brooking to discuss Mr. Saunders' testimony as well as prepare Mr. Brooking for his upcoming deposition; review certain documents and concepts with Mike Bernier
1614	7/16/2014	Bernier, Michael	\$1,519.00	6.2	\$245.00	Prepare for deposition of JBS' damages expert; attend deposition of JBS' damages expert; prepare for deposition preparation session of KLLM's damages expert; conduct extensive preparation of KLLM's damages expert
1615	7/17/2014	Frost, Cable	\$1,479.00	5.1	\$290.00	Prepare for and defend the deposition of Dr. Carl Brooking; post-deposition debrief with Dr. Brooking; confer with Steve Kennedy regarding same
1616	7/17/2014	Bernier, Michael	\$24.50	0.1	\$245.00	Review update of deposition of KLLM's damages expert
1617	7/21/2014	Frost, Cable	\$522.00	1.8	\$290.00	Receive and begin review of the transcript of Defendant's expert, Brent Saunders
1618	7/21/2014	Bernier, Michael	\$49.00	0.2	\$245.00	Review deposition of JBS' damages expert
1619	7/24/2014	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize Deposition Transcript of Brent Saunders
1620	7/24/2014	Bernier, Michael	\$171.50	0.7	\$245.00	Phone conversation with industry expert re invoice; review deposition of industry expert

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1621	7/28/2014	Frost, Cable	\$696.00	2.4	\$290.00	Confer with Mike Bernier regarding upcoming deadline for Motions in Limine; review previously filed Motions in Limine and provide suggestions regarding same; continue review of expert transcripts recently received in order to determine whether topics exist that would warrant evaluation for Motion in Limine
1622						Contact Dr. Brooking to discuss certain issues raised in his deposition; continue review of Blue Keene's deposition in order to determine defendant's likely strategy for attempting to exclude Mr. Keene's testimony
1623	7/29/2014	Frost, Cable	\$696.00	2.4	\$290.00	
	7/29/2014	Craft, Julie	\$12.00	0.1	\$120.00	Conference with M. Bernier re status of expert deposition transcripts
1624	7/29/2014	Bernier, Michael	\$24.50	0.1	\$245.00	Review deposition transcript of JBS' damages expert and send same to KLLM's damages expert
1625						Continue review of Blue Keene's deposition transcript; confer with Mike Bernier regarding same; review Tyson contract and Schedule A in order to put context around questions posed to Mr. Keene by counsel for JBS
1626	7/30/2014	Frost, Cable	\$638.00	2.2	\$290.00	Exchange emails with industry expert re process going forward
	7/30/2014	Bernier, Michael	\$0.00	0	\$0.00	
1627	7/31/2014	Frost, Cable	\$1,044.00	3.6	\$290.00	Continue review and analysis of expert deposition transcripts in order to evaluate for potential Motions in Limine and trial strategy
1628	7/31/2014	Craft, Julie	\$12.00	0.1	\$120.00	Analyze and categorize Order entered dismissing KLLM's prior Motion in Limine (133); provide same to attorneys
1629	7/31/2014	Bernier, Michael	\$122.50	0.5	\$245.00	Review deposition of JBS' damages expert; prepare for drafting Motion to Exclude his testimony
1630						Analyze and categorize deposition transcripts and deposition exhibits of C. Brooking and L. Keene; provide same to M. Bernier and conference re related tasks; correspondence to experts, C. Brooking and L. Keene providing deposition transcripts and instructions for completing review/Certificates of Deponent
1631	8/1/2014	Craft, Julie	\$144.00	1.2	\$120.00	Analyze deposition of industry expert; coordinate sending of same to him for reading and signing
	8/1/2014	Bernier, Michael	\$171.50	0.7	\$245.00	
1632						Review deposition of Brent Saunders in order to provide suggestions for Daubert Motion; review Dr. Carl Brookings' deposition as well as correspondence between the parties with regard to lost profit damages in order to prepare for Daubert inquiry
1633	8/4/2014	Frost, Cable	\$348.00	1.2	\$290.00	Conduct research for prospective Daubert Motion re KLLM's industry expert; review and analyze deposition of JBS' damages expert; speak with Cable Frost re same
	8/4/2014	Bernier, Michael	\$294.00	1.2	\$245.00	Review Dr. Brookings' deposition and exhibits in order to determine likely strategy to be employed by JBS/PPC in challenging KLLM's lost profit damages and status as a loss volume seller
1634	8/5/2014	Frost, Cable	\$580.00	2	\$290.00	

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1635	8/5/2014	Bernier, Michael	\$1,053.50	4.3	\$245.00	Study deposition of JBS' damages expert in preparation for Daubert motion; extensive phone conversation with KLLM's damages expert in connection with Daubert motion of JBS' damages expert; conduct research for Daubert Motion of JBS's damages expert
1636	8/6/2014	Frost, Cable	\$522.00	1.8	\$290.00	Prepare for and participate in conference with Mike Bernier to discuss areas to challenge defendants expert, Brent Saunders; examine certain positions taken by Carl Brooking in order to insure no conflict between challenges to Brent Saunders versus Brooking's proposed testimony
1637	8/6/2014	Bernier, Michael	\$1,543.50	6.3	\$245.00	Conduct research for Daubert Motion of JBS' damages expert; study documents related to same; meet with C. Frost in relation to same; study depositions of JBS' damages expert, KLLM's damages expert, and others in preparation for drafting motion
1638	8/7/2014	Frost, Cable	\$319.00	1.1	\$290.00	Receive and review confidential designations from recently taken expert depositions; confer with Mike Bernier regarding filing of Motion under Seal; provide initial thoughts to draft of Saunders Daubert Motion
1639	8/7/2014	Bernier, Michael	\$1,764.00	7.2	\$245.00	Draft and revise Daubert Motion of JBS' damages expert; conduct research re same; analyze financial documents and expert discovery in relation to Daubert Motion
1640	8/8/2014	Frost, Cable	\$1,102.00	3.8	\$290.00	Revise and edit proposed Daubert Motion concerning Mr. Saunders' opinions regarding KLLM's capacity to handle various lines of business; confer with Mike Bernier regarding same; review final motion prior to filing; begin review of motions filed by JBS/PPC challenging Dr. Brooking's testimony and seeking summary judgment with regard to KLLM's status as a lost volume seller
1641	8/8/2014	Craft, Julie	\$360.00	3	\$120.00	Prepare Motion to Seal Documents; conference with M. Bernier re same, Local Rules; Prepare Motion to Exclude Testimony of Brent Saunders for M. Bernier's review/revisions; identify and categorize exhibits to Memorandum of Authorities in Support of Motion to Exclude Testimony of Brent Saunders; finalize all; submit Motion to Seal to Court, all counsel
1642	8/8/2014	Bernier, Michael	\$2,009.00	8.2	\$245.00	Draft and revise Daubert Motion of JBS' damages expert; conduct research re same; draft Motion to File Daubert Motion under Seal; draft Order granting same; send Daubert Motion to Judge's Chambers with message re sealing of motion; serve same on Defendants' counsel; review Motion for Partial Summary Judgment filed by JBS; review Daubert Motion filed by JBS
1643	8/11/2014	Frost, Cable	\$928.00	3.2	\$290.00	Review Daubert Motions and Motions for Summary Judgment filed by JBS/PPC with an eye towards practical impact on KLLM's loss profit damages; confer with Steve Kennedy regarding same; request additional research from Mike Bernier regarding loss profit damages and classification of lost volume seller

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1644	8/11/2014	Bernier, Michael	\$392.00	1.6	\$245.00	Review and analyze Motion for Summary Judgment filed by JBS Carriers; conduct research re same; speak with Cable Frost re same
1645						Prepare for and participate in conference call with Carl Brooking to discuss his expert testimony as well as Daubert motion filed by JBS/PPC; confer with Mike Bernier regarding same; evaluate case law cited by JBS with regard to loss volume seller
1646	8/12/2014	Frost, Cable	\$638.00	2.2	\$290.00	Study JBS' motion for partial summary judgment; conduct research re same; study JBS' motion to exclude KLLM's damages expert; conduct research re same; study deposition of damages expert in relation to same; phone conversation with damages expert resume
1647	8/12/2014	Bernier, Michael	\$539.00	2.2	\$245.00	Receive and review letter from Mike Bernier designating certain portions of Dr. Brooking and Mr. Keyes' depositions confidential pursuant to the protective order in place
1648	8/13/2014	Frost, Cable	\$116.00	0.4	\$290.00	Study deposition of KLLM's damages expert; analyze motion to exclude KLLM's damages expert; extensive phone conversation with KLLM's damages expert re JBS' motion to exclude his testimony; review depositions and exhibits to the depositions of KLLM's damages expert and industry expert to make confidentiality designations; draft letter making said designations and send same to JBS' counsel; analyze JBS' motion for partial summary judgment and conduct research re same
1649	8/13/2014	Bernier, Michael	\$1,176.00	4.8	\$245.00	Complete review of JBS/PPC's Motion to Exclude the Testimony of Dr. Carl Brooking as well as lost volume for Summary Judgment on KLLM status as a loss seller; confer with Mike Bernier regarding observations and concerns; pull and review certain cases cited by JBS/PPC in its Motion for Summary Judgment; review portions of Dr. Brooking's testimony in order to determine sufficiency of detail and rigor with regard to methodology employed in computing KLLM's damages
1650	8/14/2014	Frost, Cable	\$928.00	3.2	\$290.00	Analyze and categorize JBS Carriers' Motion to Exclude Expert Testimony, Motion for Partial Summary Judgment and all related memos, exhibits; calendar response
1651	8/14/2014	Craft, Julie	\$72.00	0.6	\$120.00	deadlines accordingly
1652	8/14/2014	Bernier, Michael	\$661.50	2.7	\$245.00	Study deposition of KLLM's damages expert; analyze Motion to Exclude Carl Brooking; conduct research re same
1653	8/15/2014	Bernier, Michael	\$784.00	3.2	\$245.00	Analyze Motion to Exclude Carl Brooking; conduct research re same
	8/16/2014	Bernier, Michael	\$147.00	0.6	\$245.00	Conduct research for Response to Motion to Exclude Carl Brooking
1654						Conduct extensive research re JBS' arguments in support of its Motion to Exclude Carl Brooking; conduct research for KLLM's Response in Opposition to JBS' Motion to Exclude Carl Brooking; review and analyze written discovery, produced documents, and Court filings related to same
	8/18/2014	Bernier, Michael	\$1,176.00	4.8	\$245.00	

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1655	8/19/2014	Frost, Cable	\$319.00	1.1	\$290.00	Review research and discussions of KLLM's status as a loss-volume seller; confer with Mike Bernier regarding ramifications of same; review arguments advanced by Defendant's economist regarding KLLM's capacity
1656	8/19/2014	Bernier, Michael	\$588.00	2.4	\$245.00	Conduct research for response in opposition to motion to exclude Carl Brooking; conduct research for response in opposition to JBS' motion for summary judgment; prepare to draft same
1657	8/20/2014	Frost, Cable	\$406.00	1.4	\$290.00	Examine testimony of Bill Hahn and Jim Richards regarding KLLM's capacity to manage additional business as well as contracts obtained after beginning the dedicated work for PPC
1658	8/20/2014	Bernier, Michael	\$686.00	2.8	\$245.00	Conduct research for response in opposition to motion to exclude Carl Brooking; draft introduction of response in opposition to motion to exclude Carl Brooking; conduct research for response in opposition to JBS' motion for summary judgment; prepare to draft same
1659	8/21/2014	Bernier, Michael	\$220.50	0.9	\$245.00	Draft introduction to response in opposition to motion to exclude Dr. Carl Brooking
1660	8/22/2014	Frost, Cable	\$522.00	1.8	\$290.00	Review and provide suggestions regarding drafts of responses to Daubert Motions filed by JBS/PPC; confer with Mike Bernier regarding same
1661	8/22/2014	Bernier, Michael	\$686.00	2.8	\$245.00	Correspond with industry expert re costs; draft facts section of Response in Opposition to Motion to Exclude Carl Brooking
1662	8/23/2014	Bernier, Michael	\$980.00	4	\$245.00	Draft Response in Opposition to Motion to Exclude Carl Brooking
1663	8/24/2014	Bernier, Michael	\$1,764.00	7.2	\$245.00	Draft and revise facts section and argument section of Response in Opposition to Motion to Exclude Carl Brooking
1664	8/25/2014	Frost, Cable	\$522.00	1.8	\$290.00	Review and provide suggested revisions and edits to KLLM's response to Defendant's Motion to Exclude Expert Deposition Testimony of Carl Brooking; review Dr. Brooking's report and testimony regarding same; confer with Mike Bernier regarding same
1665	8/25/2014	Bernier, Michael	\$1,176.00	4.8	\$245.00	Draft and revise facts section and argument section of Response in Opposition to Motion to Exclude Carl Brooking; conduct research re same; speak with Cable Frost re same; phone conversation with counsel for JBS re motion deadlines
1666	8/26/2014	Frost, Cable	\$638.00	2.2	\$290.00	Review and revise Dr. Brooking's supporting affidavit for KLLM's response to Motion to Exclude Expert Testimony; confer with Mike Bernier regarding same; begin review and revisions to KLLM's response to Defendant's Motion for Summary Judgment regarding KLLM's status as a "loss volume seller"
1667	8/26/2014	Bernier, Michael	\$1,421.00	5.8	\$245.00	Draft and revise response in opposition to motion to exclude Carl Brooking; draft and revise declaration for Carl Brooking; correspond with Carl Brooking re declaration; conduct research for response in opposition to JBS' motion for partial summary judgment; draft response in opposition to motion for partial summary judgment

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1668	8/27/2014	Frost, Cable	\$638.00	2.2	\$290.00	Continue work on briefing of outstanding Daubert and Summary Judgment Motions; confer with Mike Bernier regarding same; work on wording of affidavit of Carl Brooking in order to clarify certain portions of his testimony
1669	8/27/2014	Bernier, Michael	\$2,401.00	9.8	\$245.00	Draft and revise response in opposition to motion to exclude Carl Brooking; draft and revise declaration for Carl Brooking; meet with Carl Brooking re response and his declaration; conduct research for response in opposition to JBS' motion for partial summary judgment; draft response in opposition to motion for partial summary judgment; conduct research re same; review documents, pleadings, and deposition testimony for same; correspond with JBS' counsel re filing response under seal
1670	8/28/2014	Frost, Cable	\$928.00	3.2	\$290.00	Review and provide final revisions to KLLM's Responses to JBS's Motion to Exclude Expert Testimony and Motion for Summary Judgment; confer with Mike Bernier regarding same; receive and begin review or JBS's Response to KLLM's Motion to Exclude certain portions of Brent Saunders' testimony; confer with Mike Bernier regarding same
1671	8/28/2014	Craft, Julie	\$420.00	3.5	\$120.00	Prepare Motion for Leave to File Documents Under Seal; prepare Proposed Order Granting same; submit same to Court, all counsel; identify and prepare exhibits to Response in Opposition to Motion to Exclude Dr. Carl Brooking; identify and prepare exhibits to Response in Opposition to Motion for Partial Summary Judgment Regarding KLLM's Lost Volume Theory; finalize all and submit to Court, all counsel
1672	8/28/2014	Bernier, Michael	\$1,666.00	6.8	\$245.00	Draft and revise motion to JBS' motion for partial summary judgment; conduct research re same; review documents, pleadings, and deposition testimony for same; correspond with JBS' counsel re filing response under seal; finalize same for filing
1673	8/29/2014	Frost, Cable	\$522.00	1.8	\$290.00	Complete review of JBS's response to KLLM's Motion to Exclude Certain Portions of Saunders' testimony; confer with Mike Bernier regarding same; read testimony and certain authority cited in JBS's Motion for Summary Judgment regarding KLLM's status as a lost volume seller
1674	8/29/2014	Craft, Julie	\$60.00	0.5	\$120.00	Analyze and categorize various documents filed yesterday by both sides; review of Court's order granting motion to seal; conference with M. Bernier re same and need to contact Court regarding status of KLLM's motions to seal
1675	9/2/2014	Frost, Cable	\$493.00	1.7	\$290.00	Review depositions of Carl Brooking and Brent Saunders in order to evaluate positions taken by JBS in its Motion to Exclude Testimony and response to KLLM's Daubert Motion
1676	9/2/2014	Williams, Andrea	\$0.00	0	\$0.00	Contact clerk and inquire into the ruling of the two previously filed motions to seal
1677	9/2/2014	Bernier, Michael	\$0.00	0	\$0.00	Coordinate execution of orders sealing confidential documents filed in court

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1678	9/3/2014	Frost, Cable	\$667.00	2.3	\$290.00	Review testimony and documents concerning KLLM's margins which were "built in" to the pricing of schedule A; review testimony of Bill Hahn regarding same; review questions posed to Dr. Carl Brooking by counsel for JBS/PPC
1679	9/3/2014	Bernier, Michael	\$0.00	0	\$0.00	Review and analyze Court Orders Sealing Confidential Documents; coordinate filing of documents under seal; correspond with JBS' counsel re same; review and analyze Defendants' Response in Opposition to Motion to Exclude JBS' damages expert
1680	9/4/2014	Frost, Cable	\$754.00	2.6	\$290.00	Complete review of deposition testimony and documentation concerning KLLM's "negotiated" rates of margin contained in the pricing of Schedule A; evaluate JBS's claims with regard to the flawed nature of relying on said negotiated rates
1681	9/4/2014	Craft, Julie	\$0.00	0	\$0.00	Identify and calendar deadline for reply briefs; analyze and process Orders granting KLLM's motion to seal; correspondence to USDC Clerk and all counsel providing KLLM's motions/responses to be filed under seal
1682	9/4/2014	Bernier, Michael	\$0.00	0	\$0.00	Coordinate filing of confidential pleadings under seal; prepare for drafting of rebuttal in support of motion to exclude Brent Saunders
1683	9/5/2014	Frost, Cable	\$522.00	1.8	\$290.00	Review JBS's reply in opposition to KLLM's Motion to Exclude Capacity Testimony of Brent Saunders; confer with Mike Bernier regarding same
1684	9/5/2014	Bernier, Michael	\$0.00	0	\$0.00	Correspond with opposing counsel re recently-filed documents; review and analyze defendant's response in opposition to KLLM's motion to exclude JBS' damages expert's opinions; prepare to draft rebuttal
1685						Review and analyze JBS's position in opposition to KLLM's Motion to Exclude Testimony of Brent Saunders; review Brent Saunder's deposition regarding same; confer with Mike Bernier regarding certain assumptions utilized by Dr. Brooking which are criticized by Brent Saunders
1686	9/8/2014	Frost, Cable	\$0.00	0	\$0.00	Conduct research for Rebuttal Memorandum in Support of Motion to Exclude JBS' Damages Expert; draft Rebuttal Memorandum in Support of Motion to Exclude JBS' Damages Expert
1687						Complete review of Saunder's and Brooking's deposition in order to evaluate positions taken by JBS with regard to KLLM's Motion to Exclude Saunders; review additional information provided regarding assumed profit margins built into Schedule A pricing
1688	9/9/2014	Bernier, Michael	\$0.00	0	\$0.00	Draft and revise rebuttal memorandum in support of motion to exclude JBS' damages expert's opinion
1689	9/10/2014	Frost, Cable	\$493.00	1.7	\$290.00	Review and provide suggestions regarding KLLM's response in support of its Motion to Exclude Brent Saunders

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1690	9/10/2014	Bernier, Michael	\$710.50	2.9	\$245.00	Draft and revise rebuttal memorandum in support of motion to exclude JBS' damages expert's opinion; phone conversation with counsel for JBS re deadlines and filing briefs under seal; review and analyze motion for extensions received from JBS' counsel; review and analyze damages documentation to evaluate available testimony in support of lost profit damages
1691	9/11/2014	Frost, Cable	\$638.00	2.2	\$290.00	Confer with Mike Bernier regarding status of responses to Motions and finalization of KLLM's Reply in Support of its Motion to Exclude Brent Saunders; continue analysis of Mark Norman testimony in order to gauge JBS's testimony regarding alleged failures of KLLM to meet contractual obligations
1692	9/11/2014	Bernier, Michael	\$0.00	0	\$0.00	Correspond with counsel for JBS re deadlines; review proposed motion from JBS; revise rebuttal memorandum in support of motion to exclude JBS' damages expert's opinion
1693	9/15/2014	Frost, Cable	\$435.00	1.5	\$290.00	Receive and begin review of briefs filed by JBS/PPC regarding Motion for Partial Summary Judgment as to Loss-Volume seller status as well as Motion to Exclude Testimony of Carl Brooking
1694	9/15/2014	Craft, Julie	\$72.00	0.6	\$120.00	Revisions to KLLM's Rebuttal Memo in Support of Motion to Exclude Brent Saunders; identify and prepare exhibits for same; submit to Court and all counsel
1695						Revise and finalize Rebuttal Memorandum in Support of Motion to Exclude JBS' damages expert; phone conversation with counsel for JBS re filings; exchange correspondence with counsel for JBS re same; review and analyze JBS' Rebuttal Memorandum in Support of Motion to Exclude KLLM's damages expert; review and analyze JBS Rebuttal Memorandum in Support of Motion for Partial Summary Judgment
1696	9/15/2014	Bernier, Michael	\$588.00	2.4	\$245.00	Review and analyze electronic notice of filing re Daubert motions
1697	9/16/2014	Bernier, Michael	\$0.00	0	\$0.00	Continue review of briefs filed by JBS / PPC regarding Motion for Partial Summary Judgment with regard to Lost-Volume Seller status as well as Motion to Exclude Testimony of Carl Brooking
1698	9/17/2014	Frost, Cable	\$812.00	2.8	\$290.00	Complete review of briefs filed by JBS/PPC with regard to dispositive and expert issues; confer with Mike Bernier regarding same; begin outline of issues to be addressed at argument of motions
1699	9/18/2014	Frost, Cable	\$667.00	2.3	\$290.00	Correspond with Court re sealed documents; analyze and categorize same
1700	9/18/2014	Craft, Julie	\$0.00	0	\$0.00	Review final versions of briefs filed by JBS/PPC seeking to exclude opinions of Dr. Carl Brooking as well as obtain summary judgment with regard to lost volume seller; confer with Mike Bernier regarding additional briefing; review deposition testimony of Brent Saunders
1701	9/29/2014	Frost, Cable	\$522.00	1.8	\$290.00	Prepare status update for Jim Richards and Terry Thornton with litigation plan going forward
	9/30/2014	Bernier, Michael	\$0.00	0	\$0.00	

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1702	10/1/2014	Frost, Cable	\$464.00	1.6	\$290.00	Review current status of Motions and tasks left to be completed prior to trial preparation; confer with Steve Kennedy regarding same; confer with Mike Bernier regarding research needed on lost volume seller; begin analysis of additional issues to cover in limine motions
1703	10/1/2014	Bernier, Michael	\$147.00	0.6	\$245.00	Prepare status update for Jim Richards and Terry Thornton with litigation plan going forward
1704	10/3/2014	Frost, Cable	\$232.00	0.8	\$290.00	Continue review of issues to be addressed in limine; confer with Mike Bernier regarding same
1705	10/7/2014	Frost, Cable	\$174.00	0.6	\$290.00	Receive correspondence from counsel for JBS regarding pre-trial order and timing regarding same; confer with Mike Bernier regarding beginning process of assembling witnesses and exhibits
1706	10/7/2014	Bernier, Michael	\$73.50	0.3	\$245.00	Correspond with counsel for defendant re pretrial conference; coordinate preparation for pretrial conference and related tasks
1707	10/9/2014	Frost, Cable	\$464.00	1.6	\$290.00	Continue work on evaluation of witnesses and exhibits in preparation for conference on pre-trial order; confer with Mike Bernier regarding same
1708	10/9/2014	Craft, Julie	\$144.00	1.2	\$120.00	Work on initial draft of Pretrial Order and Plaintiffs' Exhibit List; correspond with M. Bernier re same, related tasks
1709	10/9/2014	Bernier, Michael	\$49.00	0.2	\$245.00	Correspond with counsel for JBS Carriers re phone conversation to discuss pretrial process
1710	10/10/2014	Frost, Cable	\$174.00	0.6	\$290.00	Receive and review draft pretrial order and charts from Julie Craft
1711	10/13/2014	Bernier, Michael	\$98.00	0.4	\$245.00	Prepare for teleconference with JBS' counsel re pretrial process; prepare plan for Pretrial Order
1712	10/14/2014	Frost, Cable	\$406.00	1.4	\$290.00	Prepare for and participate in call with counsel for JBS to discuss pre-trial order and timing of same; conference with Mike Bernier regarding identification of witnesses and exhibits; begin review of preliminary pre-trial order and chart detailing depositions
1713	10/14/2014	Craft, Julie	\$60.00	0.5	\$120.00	Conference with M. Bernier re depositions taken in case, upcoming deadlines, pretrial order, witness list and related tasks
1714	10/14/2014	Bernier, Michael	\$269.50	1.1	\$245.00	Prepare for phone conference with JBS' counsel re pretrial matters; conduct phone conference with JBS' counsel re pretrial matters; prepare plan for trial preparation
1715	10/15/2014	Frost, Cable	\$319.00	1.1	\$290.00	Continue evaluation of testimony and exhibits in order begin preparations for pre-trial order
1716	10/16/2014	Frost, Cable	\$696.00	2.4	\$290.00	Continue work on evaluation of identification of exhibits and witnesses for incorporation into pre-trial order; confer with Mike Bernier regarding same
1717	10/17/2014	Frost, Cable	\$638.00	2.2	\$290.00	Continue evaluation of deposition testimony of certain witnesses in order to determine the identity of witnesses to be called live and by deposition for purposes of the pre-trial order; confer with Mike Bernier regarding same

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1718	10/20/2014	Frost, Cable	\$638.00	2.2	\$290.00	Review list of deponents and select deposition testimony in order to determine timing of designation of witnesses as well as likely candidates for trial
1719	10/20/2014	Bernier, Michael	\$73.50	0.3	\$245.00	Review and analyze tasks to be completed for Pretrial Order; prepare plan for accomplishing same
1720	10/21/2014	Frost, Cable	\$696.00	2.4	\$290.00	Continue analysis of depositions and documents in order to establish reasonable time frame for designating witnesses and exhibits for trial; confer with Mike Bernier regarding same
1721	10/21/2014	Bernier, Michael	\$73.50	0.3	\$245.00	Correspond with counsel for JBS re deadlines for pretrial processes; review invoice from damages expert
1722	10/22/2014	Frost, Cable	\$522.00	1.8	\$290.00	Complete analysis of document and witness work in order to establish reasonable time frame to prepare pretrial order and conference with defense counsel regarding exchange for information; confer with Mike Bernier regarding same; prepare for and participate in call with Lyle Robinson to discuss timing of disclosures as well as additional work needed
1723	10/22/2014	Bernier, Michael	\$441.00	1.8	\$245.00	Review and prepare plan for pretrial process, including exchange of pretrial information with JBS' counsel; correspond with counsel for JBS re same; conduct research re availability of foreign witnesses through subpoena
1724	10/23/2014	Frost, Cable	\$377.00	1.3	\$290.00	Begin process of identifying direct and cross-examination testimony for purposes of trial preparation
1725	10/23/2014	Craft, Julie	\$48.00	0.4	\$120.00	Conference with M. Bernier re agreed pre-trial deadlines, related tasks; identify and update attorney calendars with agreed pre-trial deadlines
1726	10/24/2014	Frost, Cable	\$522.00	1.8	\$290.00	Assess currently filed Motions in Limine with an eye toward supplementing and adding additional topics; confer with Mike Bernier regarding same
1727	10/27/2014	Frost, Cable	\$638.00	2.2	\$290.00	Prepare for upcoming meeting to discuss Division of Labor, identification of trial witnesses and exhibits; review deposition testimony for purposes of identifying additional topics for Motions in Limine; confer with Mike Bernier regarding same
1728	10/27/2014	Bernier, Michael	\$49.00	0.2	\$245.00	Prepare to draft Motions in Limine
1729	10/28/2014	Frost, Cable	\$667.00	2.3	\$290.00	Review deposition exhibits in order to determine which exhibits might be used at trial; review deposition testimony in order to provide context for certain exhibits
1730	10/28/2014	Kennedy, Steve	\$116.00	0.4	\$290.00	Trial preparation
1731	10/29/2014	Frost, Cable	\$667.00	2.3	\$290.00	Continue review of deposition exhibits and testimony in order to determine relevancy of exhibits for trial; confer with Mike Bernier regarding identification of witnesses and certain testimony to focus on; confer with Mike Bernier regarding Motions in Limine and additional topics identified for same; continue prep for upcoming pre-trial conference
1732	10/29/2014	Bernier, Michael	\$0.00	0	\$0.00	Correspond with counsel for JBS Carriers re Motion to Withdraw

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1733	10/30/2014	Frost, Cable	\$667.00	2.3	\$290.00	Prepare for and participate in meeting with internal trial team regarding division of labor and strategy as the pre-trial conference approaches; specific conference with Mike Bernier regarding Motions in Limine; begin review of additional witness testimony in order to identify KLLM's trial witnesses
1734	10/30/2014	Kennedy, Steve	\$696.00	2.4	\$290.00	Trial preparation
1735						Review and analyze pretrial deadlines and order; prepare plan for completing pretrial tasks; prepare to draft motions in limine; review and analyze order on motion for summary judgment and correspondence between parties and court re same
1736	10/30/2014	Bernier, Michael	\$637.00	2.6	\$245.00	Research issue of alleged loads placed on other carriers which PPC claims resulted from KLLM's inability to handle freight; review PDF of invoices and testimony regarding same; confer with Mike Bernier regarding Motion in Limine regarding same
1737	10/31/2014	Frost, Cable	\$406.00	1.4	\$290.00	Trial preparation
1738	10/31/2014	Kennedy, Steve	\$116.00	0.4	\$290.00	Draft Motions in Limine
1739	11/2/2014	Bernier, Michael	\$49.00	0.2	\$245.00	Continue review of testimony in order to identify potential witnesses at trial
1740	11/3/2014	Frost, Cable	\$435.00	1.5	\$290.00	Draft and revise motions in limine; review and analyze numerous depositions for witness designations and for motions in limine; phone conversation with counsel for JBS re witness designations and deposition designations
1741	11/3/2014	Bernier, Michael	\$1,225.00	5	\$245.00	Final review of updated Motion in Limine and supporting brief to be filed; confer with Mike Bernier regarding division of labor with regard to trial witnesses
1742	11/4/2014	Frost, Cable	\$261.00	0.9	\$290.00	Analyze and categorize JBS Carriers's Motion to Withdraw as Counsel (J. Hater) and Order allowing same
1743	11/4/2014	Craft, Julie	\$24.00	0.2	\$120.00	Draft and revise extensive motions in limine; review and analyze several depositions and a number of documents related to same; prepare to designate witnesses for trial to counsel for JBS
1744	11/4/2014	Bernier, Michael	\$1,372.00	5.6	\$245.00	Provide suggested revisions/edits to KLLM's Motions in Limine prior to filing
1745	11/5/2014	Frost, Cable	\$377.00	1.3	\$290.00	Continue review of deposition testimony in order to identify witnesses to be called to trial in order to participate in preparation of pretrial order
1746	11/5/2014	Kennedy, Steve	\$754.00	2.6	\$290.00	Trial preparation
1747	11/5/2014	Kennedy, Steve	\$116.00	0.4	\$290.00	Identify and prepare exhibits to KLLM's Second Motion in Limine and Memo in Support; revisions to same to comply with FRCP; electronically submit same to Court, all counsel; work with M. Bernier to begin preparation of designation of deposition testimony for use at trial
	11/5/2014	Craft, Julie	\$516.00	4.3	\$120.00	

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1748	11/5/2014	Bernier, Michael	\$1,176.00	4.8	\$245.00	Draft and revise extensive motions in limine; finalize same for filing; review and analyze several depositions and a number of documents related to same; prepare to designate witnesses for trial to counsel for JBS; review and analyze motions in limine filed by JBS
1749	11/6/2014	Frost, Cable	\$754.00	2.6	\$290.00	Complete review of testimony in order to identify KLLM's witnesses; work with Mike Bernier to identify same; receive and review JBS designation of witnesses
1750	11/6/2014	Frost, Cable	\$232.00	0.8	\$290.00	Receive and begin review of JBS Motions in Limine
1751	11/6/2014	Kennedy, Steve	\$116.00	0.4	\$290.00	Trial preparation
1752	11/6/2014	Bernier, Michael	\$1,666.00	6.8	\$245.00	Review and analyze several depositions for witness designations and deposition designations; review and analyze JBS' witness list; review and analyze JBS' Motions in Limine
1753	11/7/2014	Frost, Cable	\$232.00	0.8	\$290.00	Continue review of JBS Motions in Limine; confer with Mike Bernier regarding topics raised in same
1754	11/7/2014	Craft, Julie	\$180.00	1.5	\$120.00	Continued review of discovery documents, responses and deposition transcripts to determine information about trial witnesses identified by JBS Carriers
1755	11/7/2014	Bernier, Michael	\$784.00	3.2	\$245.00	Review and analyze JBS' Motion in Limine; prepare for responding to same; phone conversations with counsel for JBS re pretrial tasks; evaluate plan for completing same
1756	11/8/2014	Bernier, Michael	\$147.00	0.6	\$245.00	Draft Motions in Limine
1757	11/9/2014	Bernier, Michael	\$490.00	2	\$245.00	Review and analyze JBS' Motions in Limine; conduct research re same; outline Response
1758	11/10/2014	Kennedy, Steve	\$377.00	1.3	\$290.00	Prepare for pretrial conference and trial
1759	11/10/2014	Craft, Julie	\$600.00	5	\$120.00	Work with attorneys to identify information regarding Kiersten Sommers; identify and begin preparation of discovery response notebook for use by attorneys during trial preparation; analyze and categorize Witness Lists exchanged by both parties; begin preparation of witness notebooks and working copy of witness deposition designations for attorneys' use
1760	11/10/2014	Bernier, Michael	\$906.50	3.7	\$245.00	Conduct research for Response in Opposition to JBS' Motion in Limine; review and analyze JBS' Motion in Limine and documents related to same
1761	11/11/2014	Frost, Cable	\$174.00	0.6	\$290.00	Review and assign witness deposition designation tasks; evaluate JBS witnesses regarding same
1762	11/11/2014	Frost, Cable	\$1,392.00	4.8	\$290.00	Review all deposition and hearing exhibits in order to determine responsiveness and usefulness for inclusion on trial exhibit list; confer with Mike Bernier regarding same; review deposition exhibits from expert depositions to make sure pertinent exhibits are included in list
1763	11/11/2014	Kennedy, Steve	\$1,247.00	4.3	\$290.00	Status call with J. Richards; trial preparation

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1764	11/11/2014	Craft, Julie	\$180.00	1.5	\$120.00	Continued preparation of discovery response notebook for use by attorneys during trial preparation and provide same to attorneys; conference with M. Bernier, C. Frost regarding trial exhibit designation issues, related tasks
1765	11/11/2014	Bernier, Michael	\$2,254.00	9.2	\$245.00	Draft and revise Response in Opposition to JBS' Motions in Limine; review and analyze exhibits for exhibit list; prepare exhibit list
1766	11/12/2014	Frost, Cable	\$377.00	1.3	\$290.00	Complete initial evaluation of all documents for inclusion in exhibit list; confer with counsel for JBS regarding identification of exhibits and deposition designations
1767	11/12/2014	Frost, Cable	\$232.00	0.8	\$290.00	Review and provide suggested revisions to KLLM's response to JBS's Motions in Limine; confer with Mike Bernier regarding same
1768						Review and highlight deposition transcripts in order to identify expected testimony at trial; confer with Steve Kennedy and Mike Bernier regarding same; strategy meeting regarding themes of case in order to shape designation of expert and fact testimony
1769	11/12/2014	Frost, Cable	\$1,102.00	3.8	\$290.00	Prepare for arguments on motions at pretrial conference and witness cross-exam for trial
1770	11/12/2014	Kennedy, Steve	\$928.00	3.2	\$290.00	Continued work with attorneys to identify exhibits for trial exhibit listing; correspond with court reporter regarding B. Saunders' deposition exhibits; continued work with attorneys regarding deposition designations for trial; identify and prepare exhibits to Response to Motion in Limine; finalize and submit same to Court, all counsel; update calendar to reflect revisions to agreed pretrial task deadlines; analyze and categorize JBS Carrier's Unopposed Motion to File Response Under Seal and related correspondence to Judge
1771	11/12/2014	Craft, Julie	\$444.00	3.7	\$120.00	Draft and revise response in opposition to JBS' several motions in limine; review and analyze many depositions for same; review and analyze voluminous documents for same; correspond with Dr. Carl Brooking, damages expert, re trial exhibits; coordinate preparation of exhibit list; review and analyze pending motions and prepare plan for hearings re same and pre-trial conference; draft and revise letter to counsel for JBS re previously unidentified witness on exhibit list; prepare for deposition designations as part of pre-trial process
1772	11/12/2014	Bernier, Michael	\$2,499.00	10.2	\$245.00	Review and add additional exhibits to KLLM's exhibit list for trial
	11/13/2014	Frost, Cable	\$174.00	0.6	\$290.00	Continue identification of witness testimony through deposition designations in order to comply with upcoming deadlines; confer with Steve Kennedy and Mike Bernier regarding select areas of testimony; review certain deposition designations performed by Mike Bernier
1773	11/13/2014	Frost, Cable	\$1,508.00	5.2	\$290.00	Trial preparation
1774	11/13/2014	Kennedy, Steve	\$261.00	0.9	\$290.00	Draft and revise trial exhibit list
1775	11/13/2014	Williams, Andrea	\$552.00	4.6	\$120.00	

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1776	11/13/2014	Varborough, Richard	\$290.00	1	\$290.00	Conference with S. Kennedy regarding case status, pending motions and defenses raised by JBS; suggest case strategy going forward
1777	11/13/2014	Craft, Julie	\$120.00	1	\$120.00	Analyze and categorize JBS Carrier's Response in Opposition to Second Consolidated Motion in Limine; conference with attorneys regarding hearing notebook issues; update to proposed Pretrial Order to include witness designations by both parties
1778	11/13/2014	Bernier, Michael	\$1,372.00	5.6	\$245.00	Review and analyze JBS' response to motions in limine; review and analyze depositions for trial designations
1779						Complete transcript designations for witnesses testifying by deposition; confer with Mike Bernier and Steve Kennedy regarding same; assist in finalization of witness and exhibit list; confer with counsel for JBS regarding same
1780	11/14/2014	Frost, Cable	\$1,392.00	4.8	\$290.00	Receive and begin review of JBS's exhibit list and designated testimony; confer with Mike Bernier regarding same and follow up work needed
1781	11/14/2014	Frost, Cable	\$319.00	1.1	\$290.00	Prepare for motion arguments at pretrial conference; work regarding opening statements; prepare for trial witness examinations
1782	11/14/2014	Kennedy, Steve	\$841.00	2.9	\$290.00	Draft and revise trial exhibit lists
	11/14/2014	Williams, Andrea	\$708.00	5.9	\$120.00	Identify and prepare pretrial conference/hearing notebooks for attorneys; work with team to finalize trial exhibit listing; work with team to finalize trial deposition designations; conference with S. Kennedy regarding exhibits, depositions, pretrial order and related tasks
1783	11/14/2014	Craft, Julie	\$552.00	4.6	\$120.00	Review and analyze depositions for trial designations; review and analyze exhibits for exhibit list; prepare exhibit list; correspond with counsel for JBS re deposition designations and exhibit lists
1784	11/14/2014	Bernier, Michael	\$2,058.00	8.4	\$245.00	Combine plaintiff and defendants deposition trial exhibit lists; revise KLLM's general trial exhibit list; create separate electronic files for all referenced proposed trial exhibits; forward all to Mike Bernier for review
1785	11/15/2014	Williams, Andrea	\$696.00	5.8	\$120.00	Receive and review correspondence and discovery regarding Rodrigo Horvath's payment history and PPC's reimbursement of same; review and provide suggested revisions to pre-trial order; continue preparation for upcoming pre-trial conference and motion hearing; focus on Daubert Motions for KLLM and JBS; contact Dr. Carl Brooking to discuss certain issues associated with his lost net margin opinion
1786	11/17/2014	Frost, Cable	\$1,682.00	5.8	\$290.00	Review and edit pretrial order; prepare for pretrial conference
1787	11/17/2014	Kennedy, Steve	\$348.00	1.2	\$290.00	Prepare deposition designation and deposition exhibit notebooks for Steve Kennedy
1788	11/17/2014	Williams, Andrea	\$276.00	2.3	\$120.00	Revise pre-trial order
1789	11/17/2014	Williams, Andrea	\$108.00	0.9	\$120.00	

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1790	11/17/2014	Bernier, Michael	\$1,470.00	6	\$245.00	Review and analyze JBS' exhibit list; draft and revise summary of facts, stipulations and admissions, contested statement of facts, and contested issues of law sections for draft pre-trial order; coordinate preparation of remainder of draft pre-trial order; phone conversation with counsel for JBS re pre-trial order; correspond with counsel for JBS re issues related to exhibit lists
1791	11/18/2014	Frost, Cable	\$1,972.00	6.8	\$290.00	In person prep session with Dr. Carl Brooking in preparation for Daubert Hearing; review case law and secondary materials supporting KLLM's defense of JBS's Daubert Motion seeking to strike Dr. Brooking's opinions; continue preparation for hearings and outline
1792	11/18/2014	Kennedy, Steve	\$1,247.00	4.3	\$290.00	Prepare for pre-trial conference and motion arguments; work regarding trial exhibits
1793	11/18/2014	Williams, Andrea	\$264.00	2.2	\$120.00	Create working copy of defendants exhibits for Mike Bernier; compile all documents relating to or being used by Carl Brooking and prepare working copy for trial preparation meeting with Carl Brooking and Cable Frost; prepare documents for pre-trial conference
1794	11/18/2014	Moody, Brad C.	\$1,189.00	4.1	\$290.00	Review defendant's Daubert briefs to compile arguments opposing motion to strike Dr. Brooking's testimony re lost profits with a focus on argument that Dr. Brooking failed to calculate KLLM's actual costs from Schedule A; review Mississippi and Fifth Circuit cases cited by defendant; review additional law in support of arguments; telephone conference with Terry Thornton re same; draft outline for arguments to address Daubert grounds
1795	11/18/2014	Yarborough, Richard	\$203.00	0.7	\$290.00	Conference with S. Kennedy on issues relating to upcoming pretrial conference
1796	11/18/2014	Craft, Julie	\$48.00	0.4	\$120.00	Identify and prepare certain documents to pretrial meeting with expert
1797	11/18/2014	Bernier, Michael	\$1,666.00	6.8	\$245.00	Draft and revise Draft Pretrial Order; meet with damages expert, Carl Brooking, in preparation for Daubert hearing; prepare for hearing on Motions in Limine; prepare for hearing on JBS' Motion for Partial Summary Judgment on KLLM's Lost Volume Theory; prepare for Pretrial Conference
1798	11/19/2014	Frost, Cable	\$2,494.00	8.6	\$290.00	Prepare for and participate in Daubert Hearings before Judge Wingate; return from Daubert Hearings and begin preparation for continuation of same; contact Dr. Carl Brooking to schedule in person prep; prepare for and participate in in-person prep with Dr. Carl Brooking; confer with Steve Kennedy and Mike Bernier regarding strategy to be employed in light of the Court's comments during Daubert Hearing; contact Terry Thornton to discuss certain issues associated with KLLM's accounting; in person meeting with Terry Thornton to discuss same
1799	11/19/2014	Kennedy, Steve	\$1,566.00	5.4	\$290.00	Attend and participate in motions hearing; post hearing work with Dr. Brooking regarding expert opinions
1800	11/19/2014	Kennedy, Steve	\$174.00	0.6	\$290.00	Trial prep regarding witness Mark Norman

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1801	11/19/2014	Williams, Andrea	\$84.00	0.7	\$120.00	Compile documents for Brent Cole and Cable Frost for trial purposes
1802	11/19/2014	Yarborough, Richard	\$232.00	0.8	\$290.00	Conference with S. Kennedy regarding outcome of pre-trial conference before Judge Wingate and strategy going forward regarding expert witness on damages and overcoming Daubert challenges
1803	11/19/2014	Bernier, Michael	\$2,254.00	9.2	\$245.00	Prepare for hearing on JBS' motion for partial summary judgment on lost volume theory; attend pretrial conference and hearing on multiple motions; review and analyze extensive documents related to issues from Daubert hearing of Dr. Carl Brooking; meet with Dr. Carl Brooking and Terry Thornton in preparation for Daubert hearing; multiple phone conversations with counsel for JBS re pretrial process and related issues
1804	11/20/2014	Frost, Cable	\$1,624.00	5.6	\$290.00	Continue preparation for upcoming Daubert Hearing concerning Dr. Carl Brooking and Brent Saunders; request additional case law from Brent Cole regarding lost profit damages in Mississippi; receive and review secondary source materials from Steve Kennedy regarding experts and lost profits; contact Dr. Carl Brooking to discuss particulars for Friday's in-person prep session
1805	11/20/2014	Kennedy, Steve	\$1,189.00	4.1	\$290.00	Trial prep; work regarding expert issues, prepare for in limine motions arguments
1806	11/20/2014	Craft, Julie	\$120.00	1	\$120.00	Conference with C. Frost regarding tasks needed for continued Daubert hearing regarding Dr. Brooking; identify and prepare notebook of all materials relied upon by Dr. Brooking
1807	11/20/2014	Bernier, Michael	\$1,102.50	4.5	\$245.00	Conference with Bill Hahn re damages issue related to Daubert hearing; review and analyze voluminous damages/costs documents related to damages issues received from Bill Hahn; conduct research into damages issues and evidentiary burdens related to Daubert hearing; multiple phone conversations with counsel for JBS re pretrial order and related tasks; review and analyze deposition of Bill Hahn; prepare for Daubert hearing on Dr. Carl Brooking
1808	11/21/2014	Frost, Cable	\$1,914.00	6.6	\$290.00	Prepare for and participate in in-person prep session with Dr. Carl Brooking; revise outline and questions to be posed for Dr. Brooking; contact various CFO's associated with other trucking companies to confirm methodology of tracking truck costs over entire fleet in order to support Dr. Brooking's opinion; confer with Mike Bernier regarding contents of pre-trial order and disputed issues of law and fact
1809	11/21/2014	Kennedy, Steve	\$899.00	3.1	\$290.00	Status call with T. Thornton; prepare for motions hearing regarding Dr. Brooking; work regarding witness trial examination and closing arguments; work regarding edits to pretrial order
1810	11/21/2014	Williams, Andrea	\$108.00	0.9	\$120.00	Compile exhibits for Mike Bernier and Cable Frost for hearing purposes
1811	11/21/2014	Bernier, Michael	\$857.50	3.5	\$245.00	Prepare Pretrial Order; prepare for hearing on Daubert Motion re Carl Brooking; prepare for hearing on JBS' Motion for Partial Summary Judgment re Loss Volume Seller Theory

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1812	11/23/2014	Frost, Cable	\$1,218.00	4.2	\$290.00	Prepare for upcoming Daubert Hearing for Dr. Carl Brooking and Brent Saunders; confer with Steve Kennedy regarding outstanding remaining motions; identify and assemble exhibits necessary for Daubert Hearing
1813	11/23/2014	Kennedy, Steve	\$1,189.00	4.1	\$290.00	Prep for in limine arguments and Dr. Brooking exam, prepare voir dire and opening for trial; work regarding pre-trial order
1814	11/23/2014	Bernier, Michael	\$784.00	3.2	\$245.00	Prepare for hearing JBS' Motion for Partial Summary Judgment on Lost Volume Theory
1815	11/24/2014	Frost, Cable	\$2,842.00	9.8	\$290.00	Prepare for and participate in Daubert Hearing with Dr. Carl Brooking regarding KLLM's loss net margin claims; post hearing debrief with Dr. Brooking
1816	11/24/2014	Kennedy, Steve	\$2,436.00	8.4	\$290.00	Attend and participate in Daubert hearings and pretrial conference with Judge Wingate; status call with clients
1817	11/24/2014	Bernier, Michael	\$2,401.00	9.8	\$245.00	Prepare for hearing on Motion for Partial Summary Judgment, Daubert Motions, Motions in Limine, and Pretrial Conference; attend hearing on JBS' Daubert Motion and related issues; attend and participate in same
1818	11/25/2014	Frost, Cable	\$1,624.00	5.6	\$290.00	Continue preparations for upcoming trial; meeting with Steve Kennedy and Mike Bernier to divide witnesses; begin work on counter designations and evaluations of exhibits
1819	11/25/2014	Kennedy, Steve	\$1,421.00	4.9	\$290.00	Trial preparation regarding witness exams, opening and closing arguments and voir dire
1820	11/25/2014	Craft, Julie	\$60.00	0.5	\$120.00	Work with Mike Bernier regarding deposition designations and objections
1821						Review and analyze JBS' deposition designations for deposition counter designations; multiple phone conversations and correspondence to and from counsel for JBS re deposition designations, various pretrial issues, and various witness issues; analyze and prepare plan for deposition objections and exhibit objections; analyze and prepare plan for order of witnesses at trial and identity of witnesses to call in case in chief
1822	11/25/2014	Bernier, Michael	\$514.50	2.1	\$245.00	Continue work on counter-designation of testimony and evaluation of exhibits; begin preparations to draft direct and cross-examination outlines; confer with Brad Moody regarding help needed in objecting to certain exhibits; confer with Mike Bernier regarding requests of JBS with regard to availability of witnesses
1823	11/26/2014	Frost, Cable	\$1,392.00	4.8	\$290.00	Begin analysis of KLLM's loss net margin claims; draft email to Dr. Carl Brooking regarding same
1824	11/26/2014	Frost, Cable	\$638.00	2.2	\$290.00	Prepare deposition designations for Cable Frost and Brad Moody
1825	11/26/2014	Williams, Andrea	\$336.00	2.8	\$120.00	Phone conversation with JBS' counsel re pretrial tasks; prepare deposition counterdesignations; prepare for objections to JBS' exhibits and deposition designations
	11/26/2014	Bernier, Michael	\$833.00	3.4	\$245.00	

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1826	11/28/2014	Frost, Cable	\$1,624.00				Continue trial preparation including drafting of direct and cross-examination outlines; begin analysis of potential cross examination topics for KLLM's witnesses
1827	11/28/2014	Kennedy, Steve	\$551.00	5.6	\$290.00	1.9	Trial preparation regarding Clay Matthews cross-exam and J. Richards direct
1828	11/28/2014	Moody, Brad C.	\$435.00	1.5	\$290.00		Review deposition of Lee Blackmon designated by JBS Carriers and lodge objections to same
1829	11/28/2014	Moody, Brad C.	\$522.00	1.8	\$290.00		Review deposition of Rodrigo Horvath designated by JBS Carriers and lodge objections to same
1830	11/28/2014	Moody, Brad C.	\$551.00	1.9	\$290.00		Review deposition of Monty Epps designated by JBS Carriers and lodge objections to same
1831	11/28/2014	Moody, Brad C.	\$406.00	1.4	\$290.00		Review deposition of Duane Stalcup designated by JBS Carriers and lodge objections to same
1832	11/29/2014	Frost, Cable	\$986.00	3.4	\$290.00		Complete deposition counter designations; transmit same to KLLM team
1833	11/29/2014	Moody, Brad C.	\$377.00	1.3	\$290.00		Review deposition of Bill Lovette designated by JBS Carriers and lodge objections to same
1834	11/29/2014	Moody, Brad C.	\$464.00	1.6	\$290.00		Review deposition of Nick Bair designated by JBS Carriers and lodge objections to same
1835	11/29/2014	Moody, Brad C.	\$232.00	0.8	\$290.00		Review deposition of Jayson Penn designated by JBS Carriers and lodge objections to same
1836	11/29/2014	Bernier, Michael	\$367.50	1.5	\$245.00		Counterdesignate deposition of Duane Stalcup
1837	11/30/2014	Frost, Cable	\$1,102.00	3.8	\$290.00		Complete evaluation and drafting of direct examination outline for Bill Hahn as well as potential cross-examination topic lists
1838	11/30/2014	Kennedy, Steve	\$899.00	3.1	\$290.00		Trial preparation regarding S. Hall, M. Epps, B. Woods and C. Matthews trial exams
1839	11/30/2014	Bernier, Michael	\$416.50	1.7	\$245.00		Counterdesignate deposition of Monty Epps
1840							Confer with Terry Thornton, Bill Hahn and Carl Brooking regarding trial preparation; conference call with counsel for JBS to discuss cross-examination of witnesses; receive and review JBS's objections to exhibits and testimony; review KLLM's objections to exhibits and testimony; begin draft of Terry Thornton's direct examination outline as well as ideas for potential cross-examination; continue trial preparation
1841	12/1/2014	Frost, Cable	\$2,262.00	7.8	\$290.00		Trial preparation; telephone call with defendant's attorney regarding trial issues
1842	12/1/2014	Kennedy, Steve	\$1,479.00	5.1	\$290.00		Call to court administrator re exhibits
1843	12/1/2014	Moody, Brad C.	\$58.00	0.2	\$290.00		Analyze other documents listed as exhibits by JBS and lodge objections to same
1844	12/1/2014	Moody, Brad C.	\$522.00	1.8	\$290.00		Draft/revise pleading containing objections to depositions and exhibits
1845	12/1/2014	Moody, Brad C.	\$319.00	1.1	\$290.00		Analyze emails identified as exhibits by JBS and identify objections to same
1846	12/1/2014	Moody, Brad C.	\$812.00	2.8	\$290.00		Review motions in limine to prepare to lodge objections to exhibits
1847	12/1/2014	Craft, Julie	\$116.00	0.4	\$290.00		Conference with M. Bernier re upcoming deadlines, need to obtain hearing transcript and work related to Dr. Booking testimony

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1848	12/1/2014	Bernier, Michael	\$1,176.00	4.8	\$245.00	Review and analyze deposition transcripts for making counter-designations for trial; review an analyze exhibits for objections to JBS' exhibits; prepare jury instructions for trial; correspond with KLLM witnesses regarding trial; analyze and evaluate trial strategy regarding witness examinations
1849						Receive and review rough draft of Daubert transcript; receive and review correspondence from Court regarding continued Daubert hearing; conference call with Dr. Carl Brooking to discuss same; review Dr. Brooking's deposition to identify portions of testimony he relies on for purposes of Terry Thornton and Bill Hahn; confer with Mike Bernier regarding trial strategy, objections to exhibits and deposition testimony; additional call with counsel for JBS to discuss cross-examination of witnesses; continue drafting of Terry Thornton direct
1850	12/2/2014	Frost, Cable	\$2,204.00	7.6	\$290.00	Trial preparation including client updates; preparation of witness direct exams and C. Matthews cross-exam and opening statement
1851	12/2/2014	Kennedy, Steve	\$1,363.00	4.7	\$290.00	Receive and review correspondence from Court, receive and review defendant's exhibit objections, status call with J. Richards, telephone call with defendant's counsel regarding Court's next hearing date and trial issues
1852	12/2/2014	Kennedy, Steve	\$319.00	1.1	\$290.00	Prepare documents for Cable Frost relating to Carl Brooking's daubert hearing and various profit damages spreadsheets
1853	12/2/2014	Williams, Andrea	\$96.00	0.8	\$120.00	Conference with S. Kennedy regarding case developments and strategy receding upcoming trial
1854	12/2/2014	Yarborough, Richard	\$0.00	0	\$0.00	Communicate with Judge Wingate's Court Reporter to request copy of Daubert motion hearing transcript; continued work to prepare for Daubert hearing and trial preparation of objections to exhibits
1855	12/2/2014	Craft, Julie	\$720.00	6	\$120.00	Prepare counter-designation to JBS' deposition designations; prepare objections to JBS' exhibit lists; extensive telephone conversation with Blue Keene, industry expert, regarding opinions, his testimony, and the upcoming trial; conduct research regarding propriety of lay testimony for damages; conduct research and analyze evidentiary issues related to prospective testimony and exhibits; correspond with counsel for JBS regarding deposition designations and exhibit lists; prepare outline for direct examination of Monty Epps
	12/2/2014	Bernier, Michael	\$1,347.50	5.5	\$245.00	

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1856	12/3/2014	Frost, Cable	\$3,799.00	13.1	\$290.00	Conference call with Dr. Carl Brooking to prepare for upcoming Daubert hearing and trial testimony; review information provided by Dr. Brooking regarding witnesses relied upon to support opinions; conference call with Terry Thornton to go over initial draft of trial direct testimony; assemble and transmit certain materials to Mr. Thornton for review; confer with Mike Bernier regarding Blue Keene; receive and review proposed witness stipulation from counsel for JBS regarding cross-examination; receive and review numerous pieces of correspondence from court and parties regarding Daubert hearing and trial date; based on initial prep session with Terry Thornton; substantially revised direct examination and cross-examination topics; review exhibits to be used with Terry Thornton and incorporate into direct examination outline
1857	12/3/2014	Kennedy, Steve	\$1,711.00	5.9	\$290.00	Trial preparation regarding exam of J. Richards, cross of Clay Matthews and voir dire and closing argument
1858	12/3/2014	Williams, Andrea	\$0.00	0	\$0.00	Update Steve Kennedy's trial exhibit notebook to contain all deposition trial exhibits
1859	12/3/2014	Moody, Brad C.	\$0.00	0	\$0.00	Review law to prepare to draft jury instructions
1860	12/3/2014	Moody, Brad C.	\$0.00	0	\$0.00	Begin drafting jury instructions for compensatory phase of trial
1861	12/3/2014	Craft, Julie	\$300.00	2.5	\$120.00	Teleconference with Court Clerk regarding today's meeting, rescheduling same; conference with attorneys regarding continued Daubert/Motion hearing issues, potential trial start delay
1862	12/3/2014					Extensive telephone conversation with Monty Epps in preparation for trial; conduct research and analyze evidentiary issues related to prospective testimony and exhibits; correspond with counsel for JBS regarding deposition designations and exhibit lists; prepare outline for direct examination of Monty Epps; prepare outline for direct examination of Blue Keene; prepare outline for direct examination of Brandon Woods; designate depositions of David Hopwood and Amy Weichel; perform various tasks in preparation for trial
1863	12/3/2014	Bernier, Michael	\$1,837.50	7.5	\$245.00	Follow up correspondence with counsel for JBS regarding witness stipulation; review stipulation regarding counsel and witnesses referencing of JBS entities; conference call with Bill Hahn to discuss his direct examination and documents needed for same; revise direct examination of Bill Hahn to incorporate prep session materials and thoughts; confer with Dr. Carl Brooking regarding same; in person preparation with Dr. Carl Brooking for Daubert and trial; receive and review jury instructions; prepare for prep session for Terry Thornton and Jim Richards; confer with Mike Bernier regarding additional deposition designations to be made by KLLM; review correspondence and documents transmitted by counsel for JBS regarding same; confer with Steve Kennedy regarding contents of opening and general trial strategy
	12/4/2014	Frost, Cable	\$4,147.00	14.3	\$290.00	

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1864	12/4/2014	Kennedy, Steve	\$1,102.00	3.8	\$290.00	Draft correspondence to defendant's counsel, L. Robinson in response to multiple pieces of correspondence from him; trial preparation regarding cross-examination of defendant's witnesses, voir dire and opening
1865						Receive and review correspondence from Ms. Summers regarding December 8 hearing, status call with client regarding same and trial preparation; work regarding jury instructions, telephone call with defense counsel regarding trial witnesses
1866	12/4/2014	Kennedy, Steve	\$319.00	1.1	\$290.00	Assist Mike Bernier with trial exhibits and hearing preparation
	12/4/2014	Williams, Andrea	\$0.00	0	\$0.00	Begin analyzing and outlining voluminous transcript of deposition of Mark Norman to prepare to draft cross examination outline
1867	12/4/2014	Moody, Brad C.	\$1,073.00	3.7	\$290.00	Continue drafting jury instructions for compensatory phase of trial
1868	12/4/2014	Moody, Brad C.	\$1,102.00	3.8	\$290.00	Correspond with Twana Summers, Clerk to Judge Wingate, regarding meeting, exhibits and technology issues; continued trial preparation; travel to court house and meet with T. Summers regarding trial issues; report findings to attorneys
1869	12/4/2014	Craft, Julie	\$708.00	5.9	\$120.00	Prepare outline of direct examination of Brandon Woods; conduct extensive phone prep session with Brandon Woods; prepare objections to JBS' exhibits; prepare objections to JBS' deposition designations; review and analyze voluminous documents and extensive deposition testimony in relation to witness preparation; prepare portion of outline of direct examination of Jim Richards; conduct various tasks associated with preparation for trial
1870	12/4/2014	Bernier, Michael	\$2,572.50	10.5	\$245.00	Continue preparation for Monday's Daubert hearing; prep session with Carl Brooking regarding same; prepare for and participate in prep sessions of Jim Richards and Terry Thornton; confer with Brad Moody regarding Mark Norman cross; receive and review research regarding using lay testimony of Terry Thornton to sponsor KLLM's loss net margin damages; confer with Mike Bernier regarding same; receive and review new exhibits from JBS for inclusion on exhibit list; confer with Mike Bernier regarding objections to same; draft damages portion of opening argument for Steve Kennedy; confer with Steve Kennedy regarding trial themes and preparation
1871	12/5/2014	Frost, Cable	\$2,552.00	8.8	\$290.00	Trial preparation meeting with J. Richards, work regarding opening and voir dire, work regarding C. Matthews cross for trial; work regarding exhibits for trial; receive and review correspondence from Court, telephone call with JBS attorney
1872	12/5/2014	Kennedy, Steve	\$2,349.00	8.1	\$290.00	Assist Cable Frost and Mike Bernier with trial and hearing preparation by revising exhibits lists, preparing documents for direct examinations
1873	12/5/2014	Williams, Andrea	\$396.00	3.3	\$120.00	Review JBS Carriers' counter designations of Bartek, Crisler, White, Cole, Chapman, Lovette, Horvath, Gooch and Blackmon and identify any additional testimony that needs to be designated to contextualize witnesses' testimony
1874	12/5/2014	Moody, Brad C.	\$754.00	2.6	\$290.00	Continue reviewing and outlining transcript of deposition of Mark Norman
1875	12/5/2014	Moody, Brad C.	\$928.00	3.2	\$290.00	

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1876	12/5/2014	Moody, Brad C.	\$1,189.00	4.1	\$290.00	Begin drafting cross examination outline for Mark Norman
1877	12/5/2014	Craft, Julie	\$1,140.00	9.5	\$120.00	Continued preparation for continuation of Daubert hearing and trial, including preparation of exhibits, witness preparation and identifying necessary documents; finalize Objections to Depositions and submit same to Court, all counsel; analyze and categorize JBS Carrier's Objections to Deposition Designations, Counter Designations; participate in teleconference with opposing counsel re trial exhibits; analyze and categorize Agreed Order Regarding First Issue in Defendant's Motion in Limine
1878	12/5/2014	Bernier, Michael	\$2,499.00	10.2	\$245.00	Prepare for prep phone call with Blue Keene, industry expert; conduct prep phone call with Blue Keene; draft and revise objections to JBS' deposition designations; prepare outline for direct examination of Brandon Woods; review and analyze documents related to same; review and analyze documents in connection with opening statement; conduct research re use of lay witness testimony for lost profit damages; draft and revise outline for direct examination of Monty Epps; conduct extensive phone pre-session with Monty Epps; phone conversation with counsel for JBS Carrier re trial exhibits; draft and revise supplemental objections to designations of JBS; make counter designations to deposition designations of JBS and serve same on JBS; coordinate preparation of trial exhibits and exhibit list
1879	12/5/2014	Bernier, Michael	\$2,499.00	10.2	\$245.00	Review deposition transcripts and exhibits of Scott Hall in order to prepare cross-examination; confer with Brad Moody regarding demeanor of Mr. Hall and Mark Norman; begin preparations for cross of Mark Norman; review exhibits in order to determine which ones to incorporate into cross examination outlines for Scott Hall and Mark Norman; conferences with Mike Bernier and Steve Kennedy regarding opening argument themes; order of witness and other trial strategy
1880	12/6/2014	Frost, Cable	\$2,697.00	9.3	\$290.00	Work regarding order of proof and exhibits; work regarding opening and exhibits for same; work regarding cross of C. Matthews and re: M. Epps exam; review S. Hall deposition for trial
1881	12/6/2014	Kennedy, Steve	\$2,204.00	7.6	\$290.00	Review trial exhibits to identify key documents for cross examination of Mark Norman
1882	12/6/2014	Moody, Brad C.	\$928.00	3.2	\$290.00	Draft/revise punitive damages jury instructions
1883	12/6/2014	Moody, Brad C.	\$464.00	1.6	\$290.00	Continue drafting and revising cross examination outline for Mark Norman
1884	12/6/2014	Moody, Brad C.	\$1,073.00	3.7	\$290.00	Continued preparation for Daubert/Motion hearing and Trial, including work on exhibits, opening statement presentation, etc.
	12/6/2014	Craft, Julie	\$960.00	8	\$120.00	

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1885	12/6/2014	Bernier, Michael	\$1,935.50	7.9	\$245.00	Prepare outline for direct examination of Brandon Woods; review documents and deposition testimony related to same; prepare outline for direct examination of Monty Epps; review documents and deposition testimony; conduct research re evidentiary objections of JBS; review and analyze designated depositions and prepare plan for deposition testimony at trial; coordinate preparation of documents for trial; review and analyze documents and deposition testimony in preparation for trial; conduct various other tasks in preparation for trial
1886	12/7/2014	Frost, Cable	\$1,972.00	6.8	\$290.00	Prepare for Daubert Hearing with Dr. Carl Brooking; continue trial preparations including completion of initial draft of cross-examination outline for Scott Hall; confer with Brad Moody regarding Mark Norman
1887	12/7/2014	Kennedy, Steve	\$2,059.00	7.1	\$290.00	Work on jury instructions, work on closing argument; review Todd Gooch testimony and work regarding order of proof and trial exhibits; prepare for motion hearing on JBS' Motions in Limine
1888	12/7/2014	Moody, Brad C.	\$1,334.00	4.6	\$290.00	Continue drafting and revising cross examination outline for Mark Norman
1889	12/7/2014	Craft, Julie	\$540.00	4.5	\$120.00	Continued preparation for hearing and trial, including work on opening statement and trial exhibits
1890	12/7/2014	Bernier, Michael	\$2,205.00	9	\$245.00	Prepare outline for direct examination of Brandon Woods; review documents and deposition testimony related to same; prepare outline for direct examination of Monty Epps; review documents and deposition testimony related to same; conduct research re evidentiary objections of JBS; conduct various other tasks in preparation for trial; prepare for hearing on JBS' Motion for Partial Summary Judgment on Lost Volume Seller Theory; review and analyze JBS' objections to exhibits and prepare for oral argument re same
1891	12/8/2014	Frost, Cable	\$3,132.00	10.8	\$290.00	Prep session with Dr. Carl Brooking in anticipation of Daubert Hearing; prepare for oral argument before Judge Wingate regarding Daubert issues for Brooking and Saunders; prepare for conference before Judge; continue work on cross-examination outline and portions of opening
1892	12/8/2014	Kennedy, Steve	\$2,291.00	7.9	\$290.00	Attend and participate in motions hearing and pre-trial conference discussion with Court
1893	12/8/2014	Moody, Brad C.	\$116.00	0.4	\$290.00	Research issues re satellite tracking data to answer questions posed by trial court at hearing
1894	12/8/2014	Yarborough, Richard	\$0.00	0	\$0.00	Conference with S. Kennedy regarding strategy on hearing scheduled before Judge Wingate; various follow-up communications with S. Kennedy regarding court hearing and trial setting
1895	12/8/2014	Craft, Julie	\$1,044.00	8.7	\$120.00	Prepare additional documents for today's Daubert/Motion Hearing; continued trial preparation

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1896	12/8/2014	Bernier, Michael	\$2,229.50	9.1	\$245.00	Prepare for hearing on JBS' Motion for Partial Summary Judgment re Lost Volume Seller Theory, Daubert Motions, Motions in Limine; prepare for oral argument on objections to deposition designations and trial exhibits; attend hearing
1897						Confer with witnesses regarding rescheduling of trial; confer with Julie Craft regarding tasks to be completed prior to suspending trial prep; confer with Brad Moody regarding cross-examination of Mark Norman; review certain exhibits with regard to objections and challenges associated with admitting into evidence
1898	12/9/2014	Frost, Cable	\$1,334.00	4.6	\$290.00	Additional work regarding opening statement for trial
1899	12/9/2014	Kennedy, Steve	\$0.00	0	\$0.00	Conference with S. Kennedy regarding results of court hearing and re-setting of case for trial by Judge Wingate
1900	12/9/2014	Yarborough, Richard	\$0.00	0	\$0.00	Analyze and process Defendant's Trial Exhibits (marked); conference with M. Bernier re outcome of yesterday's hearing and trial status
1901	12/9/2014	Craft, Julie	\$60.00	0.5	\$120.00	Receive draft of Norman cross-examination outline; begin work revising same and incorporating exhibits; begin revision of Scott Hall cross-examination outline and incorporation of exhibits; confer with Mike Bernier regarding same
1902	12/10/2014	Frost, Cable	\$1,479.00	5.1	\$290.00	Receive and review correspondence from Steve Kennedy; draft response to same; confer with Mike Bernier
	12/11/2014	Frost, Cable	\$0.00	0	\$0.00	Examine deposition of Clay Matthews and Scott Hall
1903						begin analysis of Terry Thornton's loss profit damages figures and deposition testimony regarding same
1904	12/11/2014	Frost, Cable	\$1,392.00	4.8	\$290.00	Telephone call with defendant's attorney regarding trial exhibits
1905	12/11/2014	Kennedy, Steve	\$116.00	0.4	\$290.00	Review and analyze correspondence from counsel for JBS re damages issue
	12/11/2014	Bernier, Michael	\$24.50	0.1	\$245.00	
1906						Continue analysis of Terry Thornton's lost net margin damages; confer with Carl Brooking regarding same; examine historical correspondence between the parties regarding Dr. Brooking's damages calculations and amendment of Rule 26 Disclosure
1907	12/12/2014	Frost, Cable	\$812.00	2.8	\$290.00	Continue work on witness outlines and exhibits to be used at trial
	12/15/2014	Frost, Cable	\$986.00	3.4	\$290.00	Telephonic conference with Dr. Brooking to discuss status of case and Daubert transcript; receive and review article from Terry Thornton regarding costs falling in 2012; continue work on witness outlines and exhibits
1908	12/16/2014	Frost, Cable	\$1,073.00	3.7	\$290.00	
1909	12/16/2014	Williams, Andrea	\$144.00	1.2	\$120.00	Prepare cross examination notebooks for Cable Frost for Scott Hall and Mark Norman
1910	12/16/2014	Craft, Julie	\$12.00	0.1	\$120.00	Communicate with Court Reporter to check status of obtaining 12/8 Daubert hearing transcript

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1911	12/17/2014	Frost, Cable	\$1,044.00	3.6	\$290.00	Examine proposed jury instructions; review Terry Thornton's deposition for more detail regarding questioning concerning "damages" calculations; compare Terry Thornton's damages calculations to information contained in KLLM's proposal to PPC; review Bill Hahn's deposition regarding cost submitted to PPC
1912	12/18/2014	Frost, Cable	\$1,218.00	4.2	\$290.00	Continue work on witness outlines and exhibits to be used; gather analysis of JBS's economist opinions with an eye towards cross-examination at trial; confer with Carl Brooking regarding same
1913	12/19/2014	Frost, Cable	\$986.00	3.4	\$290.00	Examine exhibits and hot documents associated with witnesses identified by JBS; continue work on direct and cross-examination outlines and exhibits to be used for same
1914	12/19/2014	Bernier, Michael	\$122.50	0.5	\$245.00	Review and analyze documents relevant to prospective lay witness testimony for establishing damages
1915	12/29/2014	Frost, Cable	\$232.00	0.8	\$290.00	Conference call with Dr. Carl Brooking regarding progress of case and determination from Court regarding Daubert Hearing
1916	1/2/2015	Frost, Cable	\$464.00	1.6	\$290.00	Begin analysis of additional exhibits to use for cross-examinations of Mark Norman and Scott Hall
1917	1/4/2015	Bernier, Michael	\$0.00	0	\$0.00	Prepare plan for rescheduling trial
1918						Review Daubert transcripts for information to consider when preparing Terry Thornton for his damages opinions; confer with Mike Bernier regarding rescheduling of trial date; begin work on Mark Norman's cross-examination outline and documents to be used for same
1919	1/5/2015	Frost, Cable	\$638.00	2.2	\$290.00	Continue work on outline and documents to use with Mark Norman
1920	1/7/2015	Frost, Cable	\$522.00	1.8	\$290.00	Review correspondence and calculations of Terry Thornton regarding loss-profit damages; begin review of power point opening in order to identify exhibits to be incorporated into witness outlines
1921	1/8/2015	Frost, Cable	\$638.00	2.2	\$290.00	Review certain exhibits identified by JBS in order to incorporate into witness examinations
1922	1/9/2015	Frost, Cable	\$522.00	1.8	\$290.00	Correspond with witnesses re trial scheduling
1923	1/9/2015	Bernier, Michael	\$0.00	0	\$0.00	Examine documents to be used with Bill Hahn in order to better understand numbers used for pricing proposal and calculation of damages in case; confer with Dr. Brooking regarding questions concerning certain numbers used in loss profits calculations; begin revisions and analysis of Mark Norman trial outline
1924	1/12/2015	Frost, Cable	\$783.00	2.7	\$290.00	Communicate with witnesses re potential trial date
1925	1/12/2015	Bernier, Michael	\$24.50	0.1	\$245.00	Review Mark Norman's deposition and exhibits in order to supplement cross-examination outline; compare certain portions of Mark Norman's deposition testimony to Scott Hall's regarding same topics
	1/13/2015	Frost, Cable	\$696.00	2.4	\$290.00	

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1926	1/14/2015	Frost, Cable	\$667.00			Examine Clay Matthew's and Lee Blackmon's depositions in order to determine whether conflicting testimony exists with that of Scott Hall regarding JBS' interaction and solicitation of business from Pilgrim's Pride
1927	1/14/2015	Bernier, Michael	\$24.50	2.3	\$290.00	Confer with counsel for JBS re trial scheduling
1928	1/15/2015	Frost, Cable	\$493.00	1.7	\$290.00	Review deposition testimony of Jim Richards and Todd Gooch regarding KLLM's concern regarding JBS's entry into hauling for PPC
1929	1/15/2015	Bernier, Michael	\$73.50	0.3	\$245.00	Phone conversations with counsel for JBS re trial schedule
1930						Review Terry Thornton's deposition regarding questions concerning damages calculation; review correspondence between counsel regarding alliance on Dr. Brooking's opinions versus those of Mr. Thornton; evaluate Mr. Thornton's theory of damages based on lost drivers
1931	1/16/2015	Frost, Cable	\$0.00	0	\$0.00	Phone conversation with Court Clerk re trial dates
1932	1/20/2015	Bernier, Michael	\$49.00	0.2	\$245.00	Confer with Mike Bernier regarding new trial setting; confer with Dr. Carl Brooking regarding status of case; work on Mark Norman deposition and cross-examination outline
1933	1/21/2015	Frost, Cable	\$754.00	2.6	\$290.00	
1934	1/22/2015	Frost, Cable	\$377.00	1.3	\$290.00	Examine Mark Norman and Scott Hall depositions in order to reconcile inconsistencies with regard to JBS Carriers solicitation and relationship with Pilgrim's Pride
1935	1/23/2015	Frost, Cable	\$406.00	1.4	\$290.00	Review Daubert transcripts for Court's commentary on idle truck analysis in order to incorporate into Dr. Brooking's direct outline
1936	1/23/2015	Bernier, Michael	\$0.00	0	\$0.00	Correspond with counsel for JBS re trial schedule
1937	1/26/2015	Frost, Cable	\$406.00	1.4	\$290.00	Compare Scott Hall's testimony regarding JBS Carriers' solicitation of business from PPC with regard to dedicated routes to that of Clay Matthews and Lee Blackmon
1938	1/26/2015	Bernier, Michael	\$147.00	0.6	\$245.00	Phone conversation with court re trial dates; correspond with court re status of pending motions and availability for trial; correspond with Bill Hahn re prospective trial dates
1939	1/29/2015	Frost, Cable	\$232.00	0.8	\$290.00	Receive and review documents regarding KLLM's cancellation of transportation agreement; forward to Mike Bernier in order to discuss ramifications of same; compare cancellation to timing of settlement discussions with Rodrigo Horvath and cancellation of dedicated services agreement
1940	1/29/2015	Bernier, Michael	\$73.50	0.3	\$245.00	Correspond with witnesses and other counsel regarding trial dates; review and analyze correspondence related to termination of services with JBS
1941	2/2/2015	Frost, Cable	\$754.00	2.6	\$290.00	Continue work on cross-examination outlines in documents to be used in support; confer with Mike Bernier regarding trial setting; update call with Dr. Brooking
1942	2/3/2015	Frost, Cable	\$319.00	1.1	\$290.00	Examine testimony and documents of Bill Hahn in order to support certain portions of damages claimed by KLLM
	2/3/2015	Bernier, Michael	\$24.50	0.1	\$245.00	Correspond with other counsel re scheduling of trial

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1943	2/4/2015	Frost, Cable	\$493.00	1.7	\$290.00	Continue review of exhibits to Bill Hahn's deposition and other historical documents in order to support damages claim by KLLM; review documents showing negotiation of rates in Schedule A and ultimate agreement on pricing as contained in final version of Schedule A
1944	2/5/2015	Frost, Cable	\$493.00	1.7	\$290.00	Compare Terry Thornton's damages calculations and work sheets to numbers used by Bill Hahn in formulating Schedule A pricing; review testimony of Dr. Carl Brooking regarding same
1945	2/6/2015	Frost, Cable	\$435.00	1.5	\$290.00	Complete review of Dr. Brooking's testimony concerning pricing of Schedule A; review notes and discussion points regarding same; adjust direct outline of Terry Thornton regarding same
1946	2/9/2015	Bernier, Michael	\$24.50	0.1	\$245.00	Phone conversation with counsel for JBS re status conference and current status of scheduling issues; evaluate appropriate response to same
1947	2/10/2015	Frost, Cable	\$667.00	2.3	\$290.00	Review of exhibits identified by JBS intended to be used at trial; confer with Mike Bernier regarding same; review portions of Daubert transcript in order to assess admissibility and use of certain exhibits at trial
1948	2/10/2015	Bernier, Michael	\$0.00	0	\$0.00	Correspond with counsel for JBS re trial schedule and with Steve Kennedy re same
1949	2/11/2015	Frost, Cable	\$696.00	2.4	\$290.00	Begin incorporation of certain exhibits into cross-examination of Scott Hall in order to address pricing issues associated with Schedule A; review deposition of Bill Hahn regarding same; tweak certain portions of Bill Hahn's direct testimony
1950	2/11/2015	Bernier, Michael	\$0.00	0	\$0.00	Evaluate best course of action re status conference with District Judge
1951	2/12/2015	Frost, Cable	\$551.00	1.9	\$290.00	Review depositions of Jim Richards and Terry Thornton regarding Fleet requirements and capabilities; review notes from conversation with Bill Hahn
1952	2/12/2015	Bernier, Michael	\$73.50	0.3	\$245.00	confer with Dr. Brooking regarding same Review and analyze exhibits to previous hearings filed by Court
1953	2/13/2015	Frost, Cable	\$377.00	1.3	\$290.00	Begin work on timeline / chart detailing relationships between parties and key dates
1954	2/16/2015	Frost, Cable	\$638.00	2.2	\$290.00	Review Motions in Limine and other briefing regarding "motive" as it relates to KLLM's theme of its case and information it wishes to introduce into evidence at trial; revise Bill Hahn's direct examination outline to reflect certain things regarding KLLM's desires and goals in negotiating and obtaining the schedule A work
1955	2/16/2015	Bernier, Michael	\$49.00	0.2	\$245.00	Speak with counsel for JBS re Motion for Status Conference
1956	2/17/2015	Frost, Cable	\$174.00	0.6	\$290.00	Review and revise Motion for Status Conference; confer with Mike Bernier regarding same
1957	2/17/2015	Frost, Cable	\$406.00	1.4	\$290.00	Revise and incorporate exhibits into Bill Hahn's direct examination outline
1958	2/17/2015	Bernier, Michael	\$220.50	0.9	\$245.00	Correspond with other counsel re motion for status conference; propose revisions to draft motion for status conference received from counsel for JBS; finalize same for filing

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1959	2/18/2015	Frost, Cable	\$464.00	1.6	\$290.00	Continue review of exhibits offered by JBS for admission into evidence
1960	2/18/2015	Craft, Julie	\$0.00	0	\$0.00	Analyze and categorize Joint Motion for Telephonic Status Conference Before Judge Wingate
1961	2/19/2015	Frost, Cable	\$812.00	2.8	\$290.00	Continue work on cross-examination outline for Mark Norman including determination of exhibits to use with examination
1962	2/25/2015	Frost, Cable	\$696.00	2.4	\$290.00	Examine deposition designations of JBS in order to assess necessity of star witnesses for KLLM; evaluate testimony of Scott Hall and Clay Matthews for inclusion in KLLM case-in-chief
1963	2/25/2015	Bernier, Michael	\$0.00	0	\$0.00	Review witness outlines for trial examinations and prepare plan for revising same; check on status of prospective status conference with court
1964	2/26/2015	Bernier, Michael	\$147.00	0.6	\$245.00	Review and analyze direct examination outlines for Montie Epps and Brandon Woods and revise same
1965	2/27/2015	Bernier, Michael	\$196.00	0.8	\$245.00	Phone conversations with counsel for JBS re trial scheduling and pending Motion for Status Conference; evaluate and prepare pretrial plan
1966	2/28/2015	Bernier, Michael	\$0.00	0	\$0.00	Correspond with industry expert, Blue Keene, re trial date
1967	3/2/2015	Frost, Cable	\$319.00	1.1	\$290.00	Begin work on demonstrative exhibit demonstrating relationship between parties and timeline for key events
1968	3/2/2015	Bernier, Michael	\$0.00	0	\$0.00	Correspond with industry expert, Blue Keene, re trial scheduling
1969	3/12/2015	Frost, Cable	\$232.00	0.8	\$290.00	Continue analysis of relationships and timeline for key events; review testimony of Clay Matthews in order to supplement same
1970	3/18/2015	Bernier, Michael	\$0.00	0	\$0.00	Conduct research re developments in law for modification of contract
1971	4/10/2015	Bernier, Michael	\$49.00	0.2	\$245.00	Review and analyze Order on pending procedural motions
1972	5/27/2015	Kennedy, Steve	\$174.00	0.6	\$290.00	Conference call with JBS attorney regarding potential trial dates and status of rulings on pending motions
1973	5/27/2015	Kennedy, Steve	\$0.00	0	\$0.00	Receive and review correspondence regarding potential trial dates
1974	5/27/2015	Bernier, Michael	\$73.50	0.3	\$245.00	Review correspondence from court re trial dates and confer with other counsel re same
1975						Confer with Steve Kennedy regarding trial dates and communications from Court regarding same; coordinate with Mike Bernier regarding witness availability; review outstanding motions and tasks to be performed prior to trial; provide input with regard to trial dates
1976	5/29/2015	Frost, Cable	\$406.00	1.4	\$290.00	Correspond with other counsel re trial dates
1977	5/31/2015	Bernier, Michael	\$0.00	0	\$0.00	Confer with parties and witnesses regarding trial availability; confer with opposing counsel regarding same
1978	6/1/2015	Frost, Cable	\$232.00	0.8	\$290.00	Confer with JBS attorney regarding trial dates and requests for court rulings
1979	6/1/2015	Kennedy, Steve	\$87.00	0.3	\$290.00	Confer with JBS attorney regarding trial dates and requests for court rulings
	6/1/2015	Bernier, Michael	\$0.00	0	\$0.00	Correspond with witnesses and other counsel re trial dates

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1980	6/8/2015	Frost, Cable	\$174.00	0.6	\$290.00	Conference call with Lyle Robinson to discuss correspondence to Court; confer with KLLM witnesses regarding availability
1981	6/8/2015	Kennedy, Steve	\$58.00	0.2	\$290.00	Update with JBS attorney regarding trial date and witness availability
1982	6/9/2015	Bernier, Michael	\$122.50	0.5	\$245.00	Draft letter to Court Administrator re trial dates
1983	6/10/2015	Frost, Cable	\$232.00	0.8	\$290.00	Draft proposed language for communication to Court suggesting trial dates and requesting ruling on outstanding motions
1984	6/10/2015	Craft, Julie	\$0.00	0	\$0.00	Identify pending motions and provide same to M. Bernier
1985	6/10/2015	Bernier, Michael	\$0.00	0	\$0.00	Correspond with industry expert re trial dates
1986						Provide suggested revisions/edits to correspondence to Court informing Court of counsel's availability for trial and requesting status conference to discuss the Court's timetable for ruling on outstanding motions
1987	6/12/2015	Frost, Cable	\$261.00	0.9	\$290.00	Communicate with witnesses regarding trial availability and preparation; revise correspondence to Court concerning trial date and witness availability; conference call with counsel for JBS regarding same
1988	6/15/2015	Frost, Cable	\$319.00	1.1	\$290.00	Correspond with other counsel re trial
1989	6/15/2015	Bernier, Michael	\$24.50	0.1	\$245.00	Conference with counsel for JBS concerning availability for trial; revise correspondence to Court regarding same; check with KLLM's witnesses to confirm availability; confer with Mike Bernier regarding outstanding motions
1990	6/17/2015	Frost, Cable	\$232.00	0.8	\$290.00	Revise joint letter to court and send same to counsel for JBS
1991	6/17/2015	Bernier, Michael	\$0.00	0	\$0.00	Follow up conference call with counsel for JBS regarding trial dates and witness availability; provide requested information to court concerning trial dates and witnesses; confer with Mike Bernier regarding certain witness availability and outstanding motions
1992	6/19/2015	Frost, Cable	\$319.00	1.1	\$290.00	Revise letter to Court and send same
1993	6/19/2015	Bernier, Michael	\$0.00	0	\$0.00	Correspond with other counsel re trial
1994	6/24/2015	Bernier, Michael	\$49.00	0.2	\$245.00	Correspond with other counsel and witnesses re trial
1995	6/25/2015	Bernier, Michael	\$147.00	0.6	\$245.00	Discussions with counsel for JBS regarding availability of witnesses for trial and need for rulings from Court; conference call with Lyle Robinson to discuss best way to approach Court regarding same; confer with Mike Bernier regarding witness availability and plan to reurge motions
1996	6/26/2015	Frost, Cable	\$522.00	1.8	\$290.00	Correspond with witnesses re trial dates
1997	6/26/2015	Bernier, Michael	\$0.00	0	\$0.00	Confer with Dr. Carl Brooking regarding certain portions of his testimony contain in Daubert transcripts; compare portions of Dr. Brooking's testimony with testimony of Bill Hahn
1998	6/29/2015	Frost, Cable	\$464.00	1.6	\$290.00	Begin additional section of direct examination outline for Terry Thornton based on Daubert issues raised; examine Bill Hahn's testimony regarding same
1999	7/1/2015	Frost, Cable	\$319.00	1.1	\$290.00	Correspond with other counsel re trial dates
	7/1/2015	Bernier, Michael	\$0.00	0	\$0.00	

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2000	7/8/2015	Kennedy, Steve	\$174.00	0.6	\$290.00	Trial preparation; work on voir dire and opening statement
2001	7/9/2015	Frost, Cable	\$406.00	1.4	\$290.00	Preparation for upcoming conference with Court, review certain portions of outstanding Motions in Limine and for summary judgment; confer with Mike Bernier regarding additional tasks to be performed
2002	7/13/2015	Frost, Cable	\$0.00	0	\$0.00	Enlight of trial setting by court, participate in strategy discussions with Steve Kennedy and Mike Bernier; begin work on division of witnesses; begin review of exhibits and objections to same
2003	7/13/2015	Kennedy, Steve	\$174.00	0.6	\$290.00	Receive and review correspondence from court and confer with clients regarding trial and pre-trial conference dates and telephone call with JBS attorney regarding same
2004	7/13/2015	Bernier, Michael	\$171.50	0.7	\$245.00	Correspond with Court re trial; make preparations in light of Court setting case for trial
2005	7/14/2015	Frost, Cable	\$638.00	2.2	\$290.00	Continue review of exhibits and objections to same; review witness assignments and status of outlines with regard to same; begin work on additional trial exhibits
2006	7/15/2015	Frost, Cable	\$696.00	2.4	\$290.00	Begin witness trial preparation; confer with Dr. Brooking regarding same; follow up on Daubert transcripts; confer with counsel for JBS regarding pre-trial conference
2007	7/16/2015	Frost, Cable	\$377.00	1.3	\$290.00	Begin preparation for pretrial conference; begin work on witness outlines
2008	7/16/2015	Frost, Cable	\$783.00	2.7	\$290.00	Review of Dr. Brooking's Direct Testimony in light of Daubert hearings; confer with Dr. Brooking regarding revisions of direct outline and source materials; review Terry Thornton's testimony and exhibits in order to supplement those of Dr. Brooking
2009	7/16/2015	Kennedy, Steve	\$58.00	0.2	\$290.00	Email to/from L. Robinson regarding pretrial conference
2010	7/20/2015	Frost, Cable	\$638.00	2.2	\$290.00	Review jury instructions for incorporation into witness outlines; confer with Mike Bernier regarding deposition designations; continue preparations for upcoming trial
2011	7/21/2015	Frost, Cable	\$696.00	2.4	\$290.00	Confer with counsel for JBS regarding request to move pre-trial conference; confer with Steve Kennedy regarding same; continue work on witness outlines and incorporation of exhibits
2012	7/21/2015	Bernier, Michael	\$196.00	0.8	\$245.00	Review pretrial order and exhibit lists and continue trial preparation; confer with trial team re trial preparation plans going forward
2013	7/22/2015	Frost, Cable	\$812.00	2.8	\$290.00	Review witness outlines, pretrial order and exhibit list in preparation for upcoming trial strategy meeting; confer with Mike Bernier regarding certain aspects of witness outlines; confer with Steve Kennedy regarding theme of case and portions of opening argument
2014	7/23/2015	Frost, Cable	\$638.00	2.2	\$290.00	Begin work on Carl Brooking's direct outline in order to comport with issues and discussions which occurred during Daubert Hearings; confer with Dr. Brooking regarding same
2015	7/23/2015	Kennedy, Steve	\$203.00	0.7	\$290.00	Trial prep for voir dire and opening

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2016	7/24/2015	Frost, Cable	\$493.00	1.7	\$290.00	Confer with Mike Bernier regarding need to obtain finalized Daubert transcripts; review exhibits offered into evidence during Daubert hearing; draft outline of questions to discuss with Dr. Brooking; draft questions to discuss with Bill Hahn
2017	7/24/2015	Frost, Cable	\$696.00	2.4	\$290.00	Draft correspondence to Court concerning pre-trial conference; confer with counsel for JBS regarding same; confer with counsel for JBS regarding order of witnesses; review historical correspondence concerning Terry Thornton's testimony and support for damages
2018	7/24/2015	Craft, Julie	\$0.00	0	\$0.00	KLLM Claim No. 215-76110 - Correspond with Kadreanna Johnson and S. Kennedy regarding claim; prepare correspondence to Jimmy Kerr
2019	7/24/2015	Bernier, Michael	\$0.00	0	\$0.00	Study pretrial order in preparation for trial preparation
2020	7/25/2015	Kennedy, Steve	\$986.00	3.4	\$290.00	Prepare for trial, opening and C. Matthews and S. Ricahrd's testimony
2021	7/26/2015	Kennedy, Steve	\$1,334.00	4.6	\$290.00	Work regarding jury instructions and trial preparation including themes, witness exams and closing
2022	7/26/2015	Bernier, Michael	\$465.50	1.9	\$245.00	Prepare pretrial plan; analyze deposition designations and other materials for witness preparation
2023						Review and provide suggestions for jury instructions; confer with Steve Kennedy regarding witness allocation; begin work on direct examination from Monty; confer with Mike Bernier regarding Dr. Brooking; review Daubert transcripts regarding same
2024	7/27/2015	Frost, Cable	\$1,218.00	4.2	\$290.00	Trial preparation, jury instruction edits
2025	7/27/2015	Kennedy, Steve	\$522.00	1.8	\$290.00	
2026	7/27/2015	Craft, Julie	\$72.00	0.6	\$120.00	Confer with M. Bernier regarding hearing transcripts from previous Daubert hearings and need for same; correspond with USDC Court Reporter to request status of same; identify previous work done on opening statement and provide same to S. Kennedy
2027	7/27/2015	Bernier, Michael	\$637.00	2.6	\$245.00	Trial preparation session with trial team; review and analyze deposition designations in preparation for trial; correspond with witnesses re trial preparation; phone conversation with damages expert re status of trial and preparation for same
2028	7/28/2015	Frost, Cable	\$1,334.00	4.6	\$290.00	Continue trial preparation; focus on witness outlines and exhibits; confer with Steve Kennedy regarding portions of opening argument
2029	7/28/2015	Kennedy, Steve	\$116.00	0.4	\$290.00	Trial prep for potential punitive phase
2030	7/28/2015	Kennedy, Steve	\$406.00	1.4	\$290.00	Trial prep and work regarding S. Hall testimony for trial
2031	7/28/2015	Bernier, Michael	\$49.00	0.2	\$245.00	Prepare pretrial order
2032	7/29/2015	Frost, Cable	\$1,305.00	4.5	\$290.00	Continue trial preparation including witness outlines, jury instructions and preparations for pre-trial conference; confer with Mike Bernier regarding division responsibility
	7/29/2015	Kennedy, Steve	\$232.00	0.8	\$290.00	Continue work regarding S. Hall testimony for trial and potential punitive phase of trial

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2033	7/29/2015	Bernier, Michael	\$245.00	1	\$245.00	Conference call with Brandon Woods, Bill Hahn, and Monty Epps re trial preparation; prepare outlines and documents to provide to witnesses
2034						Prepare for pre-trial conference by reviewing Daubert issues addressed and outstanding issues associated with Motions in Limine and designated deposition testimony; review certain designations in order to determine necessity at trial;
2035	7/30/2015	Frost, Cable	\$1,218.00	4.2	\$290.00	continue direct and cross-examination outlines for KLLM and PPC/JBS witnesses
	7/30/2015	Kennedy, Steve	\$174.00	0.6	\$290.00	Continue work regarding S. Hall trial cross-exam
2036						Review certain portions of Scott Hall's testimony in order to incorporate opening argument themes and [REDACTED] review
						testimony of Lee Blackmon regarding same; confer with Brad Moody regarding deposition of Mark Norman
2037	7/31/2015	Frost, Cable	\$1,102.00	3.8	\$290.00	Trial prep regarding S. Taylor testimony
2038	7/31/2015	Kennedy, Steve	\$406.00	1.4	\$290.00	Prepare working copy of opening statement powerpoint for Steve Kennedy
2039	7/31/2015	Williams, Andrea	\$0.00	0	\$0.00	Correspondence to court reporter to check status of Daubert hearing transcripts
2040	7/31/2015	Craft, Julie	\$12.00	0.1	\$120.00	Prepare for witness preparation sessions
2041	7/31/2015	Bernier, Michael	\$0.00	0	\$0.00	Trial prep
2042	8/1/2015	Kennedy, Steve	\$754.00	2.6	\$290.00	Prepare Pretrial Order
	8/1/2015	Bernier, Michael	\$147.00	0.6	\$245.00	Continue trial preparation including review of exhibits and revisions to witness testimony; confer with Mike Bernier regarding trial themes and exhibits; begin work on cross-examination of defendant's economist, Brent Saunders
2043						Trial prep
2044	8/3/2015	Frost, Cable	\$1,566.00	5.4	\$290.00	Prepare witness outlines
2045	8/3/2015	Kennedy, Steve	\$174.00	0.6	\$290.00	Review and provide suggestions for direct outlines for Monty Epps and Brandon Woods; confer with Mike Bernier regarding same; review certain exhibits related to JBS Carrier's financial position; begin preparation for prep-sessions with Terry Thornton and Carl Brooking; begin review of expert material regarding same; review correspondence with counsel for JBS concerning witness order
2046	8/3/2015	Bernier, Michael	\$49.00	0.2	\$245.00	
2047	8/4/2015	Frost, Cable	\$1,798.00	6.2	\$290.00	Trial preparation regarding damages proof and J. Richard and B. Woods trial testimony
2048	8/4/2015	Kennedy, Steve	\$319.00	1.1	\$290.00	Conference with S. Kennedy regarding case issues and upcoming pre-trial conference
	8/4/2015	Yarborough, Richard	\$145.00	0.5	\$290.00	Review and analyze trial exhibits for witness outlines; prepare witness outlines; prepare for pretrial conference
2049	8/4/2015	Bernier, Michael	\$808.50	3.3	\$245.00	

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2050	8/5/2015	Frost, Cable	\$1,914.00	6.6	\$290.00	Review and revise pre-trial order; receive and review correspondence concerning Shawn Taylor and his availability for testimony at trial; confer with Steve Kennedy regarding ordering of witnesses; respond to counsel for JBS regarding same; receive official Daubert Transcripts and begin review of same; conference with Steve Kennedy regarding opening themes; examine exhibits cited in Daubert Hearing; continue trial preparation
2051	8/5/2015	Kennedy, Steve	\$841.00	2.9	\$290.00	Preparation for trial and pretrial conference; work witness outlines for B. Woods and J. Richards
2052	8/5/2015	Craft, Julie	\$36.00	0.3	\$120.00	Confer with court reporters to obtain final hearing transcript and provide same to attorneys
2053	8/5/2015	Bernier, Michael	\$931.00	3.8	\$245.00	Prepare for trial, including draft witness outlines, review discovery and pleadings related to damages, and review transcript of Daubert hearing
2054						Review and analyze Daubert Transcripts in preparation for trial and preparation of witnesses; prepare for and meet with Dr. Carl Brooking concerning Daubert Transcripts and his opinions at trial; review exhibits and calculations with Dr. Brooking; review outlines of Terry Thornton and Bill Hahn [REDACTED] begin revisions of those outlines; review additional trial exhibits for Dr. Brooking's report
2055	8/6/2015	Frost, Cable	\$2,088.00	7.2	\$290.00	Brief review of prior hearing transcripts received from Court
	8/6/2015	Kennedy, Steve	\$0.00	0	\$0.00	Continue to work on trial preparation including witness outlines for B. Woods, review testimony; conference call regarding same; work with J. Richards and C. Matthews; work on closing statement
2056	8/6/2015	Kennedy, Steve	\$1,334.00	4.6	\$290.00	Trial preparation including work on Defendants' trial exhibits, witness notebooks and deposition designations; preparation for pretrial conference; conferences with M. Bernier regarding documents needed for pretrial conference and related issues; begin identification and preparation of same; verify quality of electronic trial deposition exhibits for use during trial
2057	8/6/2015	Craft, Julie	\$420.00	3.5	\$120.00	Prepare witness outlines; review and analyze trial exhibits in preparation for pretrial conference and witness preparation; review and analyze deposition transcripts and pleadings related to damages issues associated with JBS' motion to strike and potential to use Terry Thornton's testimony for damages; prepare for witness preparation call with Brandon Woods; conduct extensive preparation call with Brandon Woods
2058	8/6/2015	Bernier, Michael	\$1,372.00	5.6	\$245.00	

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2059	8/7/2015	Frost, Cable	\$1,711.00			Prepare for and conduct trial preparation of Terry Thornton; email correspondence with Bill Hahn concerning need for prep and materials to be reviewed; continue review of Daubert Transcript concerning loss net margin and idle trucks; review historical correspondence concerning Clay Matthews in order to answer questions regarding order of witnesses; additional work with Daubert Transcript and damages issues
2060	8/7/2015	Kennedy, Steve	\$1,508.00	5.9	\$290.00	Additional trial preparation
2061				5.2	\$290.00	Detailed office conference regarding issues in advance of pre-trial conference and upcoming trial settings; discussion on basis of expert testimony to be offered by Dr. Brookings on lost net profits and attack on same by JBS and ruling on court; review of testimony of Dr. Brookings
2062	8/7/2015	Yarborough, Richard	\$522.00	1.8	\$290.00	Work with S. Kennedy to prepare for direct examination of Jim Richards; additional preparation for pretrial order with M. Bernier and S. Kennedy
2063	8/7/2015	Craft, Julie	\$240.00	2	\$120.00	Prepare exhibits and deposition designations for pretrial conference; prepare witness outlines; prepare for pretrial conference
	8/7/2015	Bernier, Michael	\$416.50	1.7	\$245.00	Complete review of Daubert Transcript and exhibits; begin outline concerning topics contained therein; continue review and revisions of witness outlines; continue work on damages testimony in case
2064	8/8/2015	Frost, Cable	\$1,566.00	5.4	\$290.00	Prepare for pretrial conference; draft and revise Brandon Woods direct examination outline
2065	8/8/2015	Bernier, Michael	\$269.50	1.1	\$245.00	Revise direct outline of Terry Thornton to comport with recent telephonic prep session; contact Dr. Carl Brooking to discuss certain issues associated with idle trucks; begin work on supplementation of direct outline for Bill Hahn; prepare for pre-trial conference including argument concerning Terry Thornton's ability to sponsor net margin damages as well as potential Daubert issues
2066	8/9/2015	Frost, Cable	\$1,392.00	4.8	\$290.00	Prepare for pretrial conference and trial including M. Epps exam, C. Matthews exam, opening, deposition designations and jury instructions
2067	8/9/2015	Kennedy, Steve	\$1,798.00	6.2	\$290.00	Prepare witness outlines and exhibits for witness review; conduct research for pretrial conference; prepare for pretrial conference; prepare for hearing on motions in limine and potential sequel to JBS' motion for partial summary judgment
2068	8/9/2015	Bernier, Michael	\$1,543.50	6.3	\$245.00	Continue trial preparation including preparation of witness outlines and exhibits; prepare for pre-trial conference and argument concerning financial experts; participate in pre-trial conference with Judge Windgate and opposing counsel; continue trial preparation
2069	8/10/2015	Frost, Cable	\$3,016.00	10.4	\$290.00	Receive and review information from M. Epps for trial
2070	8/10/2015	Kennedy, Steve	\$87.00	0.3	\$290.00	

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2071	8/10/2015	Kennedy, Steve	\$1,856.00	6.4	\$290.00	Trial prep call with J. Richards, prepare and attend pretrial conference; confer with JBS counsel regarding trial details; status call with clients following pre-trial conference; prepare for trial
2072	8/10/2015	Yarborough, Richard	\$435.00	1.5	\$290.00	Conference with S. Kennedy regarding aftermath of pre-trial hearing before Judge Wingate and potential rulings on motions and impact on trial; review of damages calculations to be tendered by KLLM at trial of action
2073						Additional preparation for pretrial conference including identification of certain deposition testimony, preparation of designations of depositions and prepare copies and exhibits for use during conference; confer with M. Bernier regarding outcome of same and related tasks; prepare exhibits to witness outline for Brandon Woods and provide same to M. Bernier
2074	8/10/2015	Craft, Julie	\$708.00	5.9	\$120.00	
						Prepare for pretrial conference; prepare for hearing on motions in limine; prepare for argument on objections to deposition designations and exhibits; revise pretrial order; attend pretrial conference; correspond with Monty Epps re deposition outlines and potential exhibits; prepare witness outlines; perform other trial preparation tasks
2075	8/10/2015	Bernier, Michael	\$1,543.50	6.3	\$245.00	Work on direct and cross-examination outlines; confer with Steve Kennedy regarding opening and damages issues; review emails concerning service complaints with an eye towards cross-examination and preparation for KLLM witnesses; confer with Mike Bernier regarding jury instructions; confer with Mike Bernier regarding deposition designations; continue trial preparation
	8/11/2015	Frost, Cable	\$3,596.00	12.4	\$290.00	Trial prep regarding C. Matthews voir dire and M. Epps exam including conference call with M. Epps regarding same; conference call with JBS attorney
2076	8/11/2015	Kennedy, Steve	\$1,276.00	4.4	\$290.00	Trial preparation including: confer with M. Bernier regarding trial exhibits and mentions of delivery issues, related tasks; confer with C. Frost regarding jury summons status; analyze trial exhibits for complaints and prepare listing of exhibits that need comments from clients; forward same to M. Bernier; prepare electronic version of all related exhibits and provide to M. Bernier; insert client comments into complaint chart; identify and provide deposition designation testimony to S. Kennedy; update witness notebook of Bill Hahn; begin preparation of exhibit list with objections for use during trial
2077	8/11/2015	Craft, Julie	\$984.00	8.2	\$120.00	

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2078	8/11/2015	Bernier, Michael	\$2,058.00	8.4	\$245.00	Prepare witness outline for Monty Epps; review and analyze documents and exhibits related to same; prepare for witness preparation conference with Monty Epps; conduct extensive witness preparation conference with Monty Epps; prepare deposition designation of deposition of Shawn Taylor; prepare objections to deposition designations of Shawn Taylor by JBS and coordinate filing of same; revise joint stipulation re witnesses proposed by JBS re pretrial conference and related issues; prepare correspond with counsel for JBS re pretrial conference and related issues; prepare deposition designations of depositions of David Hopwood and Amy Palmer; prepare for trial
2079	8/12/2015	Frost, Cable	\$3,654.00	12.6	\$290.00	Trial preparation including evaluation of Monty Epps' and Brandon Woods' outlines; begin update of Terry Thornton's outline concerning damages; confer with Dr. Brooking regarding damages opinions; continue work on cross-examination outlines; prep Dr. Brooking
2080	8/12/2015	Kennedy, Steve	\$2,842.00	9.8	\$290.00	Prepare for trial and second pre-trial conference with Court; in person prep meeting with J. Richards, work on pretrial order and witness exhibits
2081	8/12/2015	Yarborough, Richard	\$232.00	0.8	\$290.00	Conference with S. Kennedy regarding status of pretrial conference and witness prep with Jim Richards
2082	8/12/2015	Craft, Julie	\$540.00	4.5	\$120.00	Analyze and update attorneys re Minute Entry entered setting 2nd Pretrial Conference; additional work with M. Bernier regarding emails suggesting complaints; communicate with Brandon Woods and Monty Epps regarding same and obtaining comments regarding certain emails; analyze Joint Stipulation entered by parties and add to trial notebooks; additional trial preparation
2083	8/12/2015	Summers, Melissa	\$336.00	2.8	\$120.00	Create trial notebooks re complaints
2084	8/12/2015	Bernier, Michael	\$1,690.50	6.9	\$245.00	Prepare for witness preparation; revise witness outlines; prepare responses to exhibit objections; review and analyze deposition designations; conduct other trial preparation
2085	8/13/2015	Frost, Cable	\$3,422.00	11.8	\$290.00	Continue preparations for trial; revisions of outlines and exhibits to be used during examination; continue work on Mark Norman exhibits and cross-examination outline; review portions of Norman deposition regarding same; confer with Brad Moody regarding deposition of Mark Norman; evaluate trial exhibits for use in cross
2086	8/13/2015	Kennedy, Steve	\$2,146.00	7.4	\$290.00	Trial preparation
2087	8/13/2015	Craft, Julie	\$360.00	3	\$120.00	Trial prep with attorneys
2088	8/13/2015	Bernier, Michael	\$2,107.00	8.6	\$245.00	Prepare for pretrial conference; prepare for witness preparation; revise witness outlines; revise witness outlines; designate depositions; review deposition designations and plan for trial; conduct other trial preparation

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2089	8/14/2015	Frost, Cable	\$3,828.00	13.2	\$290.00	Prepare for pre-trial conference; continue trial preparations including revision of witness outlines; travel to and participate in pre-trial conference; post-conference meeting with trial team to address changes in witness line-up; [REDACTED] schedule prep session with Mr. Thornton; confer with Brad Moody regarding additional work to be performed; communicate with Bill Hahn regarding his preparation and outlines; confer with Dr. Brookings re: court's exclusion of his testimony
2090	8/14/2015	Kennedy, Steve	\$2,639.00	9.1	\$290.00	Trial preparation; work on voir dire; attend pretrial conference; prepare client report
2091	8/14/2015	Moody, Brad C.	\$464.00	1.6	\$290.00	Outline agenda for meeting with Terry Thornton
2092	8/14/2015	Moody, Brad C.	\$348.00	1.2	\$290.00	Review draft of direct examination of Terry Thornton and [REDACTED]
2093	8/14/2015	Moody, Brad C.	\$899.00	3.1	\$290.00	Review file materials to prepare for meeting with Terry Thornton to prepare for trial in light of court's ruling to exclude Dr. Brookings
2094	8/14/2015	Varborough, Richard	\$725.00	2.5	\$290.00	Various conferences with S. Kennedy regarding issues in advance of pretrial conference with Judge Wingate; confer with S. Kennedy regarding rulings on motions made by Judge Wingate and impact on case strategy; discussions of alternatives to consider in light of Court's ruling excluding testimony of Dr. Brookings; confer with S. Kennedy regarding utilization of Terry Thornton on issue of lost profits
2095	8/14/2015	Craft, Julie	\$384.00	3.2	\$120.00	Additional trial preparation; analyze and categorize additional deposition designations; work with S. Kennedy re voir dire and opening; finalize email complaint notebooks and provide to M. Bernier; confer with M. Bernier regarding today's pretrial conference and additional information needed from Court Administrator
2096	8/14/2015	Summers, Melissa	\$60.00	0.5	\$120.00	Revise work complaint exhibit chart with additional comments
2097	8/14/2015	Bernier, Michael	\$2,915.50	11.9	\$245.00	Prepare for pretrial conference; attend pretrial conference; prepare for witness preparation; revise witness outlines; draft objections deposition designations; designate depositions
2098	8/15/2015	Frost, Cable	\$3,364.00	11.6	\$290.00	Prepare for and participate in prep session with Terry Thornton concerning damages and other testimony; prepare for and participate in prep session with Bill Hahn concerning his testimony; continue revisions to outlines of Hahn and Thornton; continue trial preparations
2099	8/15/2015	Kennedy, Steve	\$2,581.00	8.9	\$290.00	Trial preparation
2100	8/15/2015	Moody, Brad C.	\$0.00	0	\$0.00	Review Daubert hearing transcript to address key issues for Terry' testimony
2101	8/15/2015	Moody, Brad C.	\$522.00	1.8	\$290.00	Draft/revise direct outline for Terry Thornton
2102	8/15/2015	Moody, Brad C.	\$1,218.00	4.2	\$290.00	Review Daubert hearing transcript to address key issues for Terry' testimony

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2103	8/15/2015	Moody, Brad C.	\$493.00				Continue preparing for meeting with Terry Thornton; continue reviewing Daubert hearing transcript to address key issues for Terry' testimony
2104	8/15/2015	Craft, Julie	\$660.00	1.7	\$290.00		Additional trial prep with attorneys and witnesses
2105	8/15/2015	Bernier, Michael	\$2,891.00	11.8	\$245.00		Prepare witnesses for trial; revise witness outlines; prepare responses to evidentiary objections; perform other trial preparation
2106							Prepare for and participate in prep-session with Bill Hahn concerning his direct testimony and possible cross; revise cross-examination outline of Mark Norman; revise cross-examination outline of Scott Hall; continue work on testimony of Terry Thornton for damages; confer with Carl Brooking; [REDACTED]; continue trial preparations
2107	8/16/2015	Frost, Cable	\$3,422.00	11.8	\$290.00		Prepare for trial
2108	8/16/2015	Kennedy, Steve	\$2,552.00	8.8	\$290.00		Draft exhibit and witness lists in courts requested format; review and cross reference all deposition designations to ensure all designated deposition exhibits are listed on the exhibit list; OCR all deposition designations; prepare trial supplies
2109	8/16/2015	Williams, Andrea	\$912.00	7.6	\$120.00		Review case law to support argument opposing exclusion of Terry Thornton's testimony
2110	8/16/2015	Moody, Brad C.	\$928.00	3.2	\$290.00		Continue working on direct examination outline for Terry Thornton
2111	8/16/2015	Moody, Brad C.	\$638.00	2.2	\$290.00		Draft agenda for meeting with Terry Thornton and Dr. Brooking
2112	8/16/2015	Moody, Brad C.	\$174.00	0.6	\$290.00		Draft/revise outline of argument for opposing motion to exclude Terry Thornton's testimony
2113	8/16/2015	Moody, Brad C.	\$609.00	2.1	\$290.00		Additional trial prep with attorneys and witnesses
2114	8/16/2015	Craft, Julie	\$744.00	6.2	\$120.00		Prepare for trial; attend trial; prepare witnesses for trial; prepare legal responses to testimony and exhibits
2115	8/16/2015	Bernier, Michael	\$2,572.50	10.5	\$245.00		Prepare for argument on Motion to Exclude Terry Thornton; continue trial preparations; prepare for and participate in jury selection and trial; continue trial preparation for next day
2116	8/17/2015	Frost, Cable	\$4,321.00	14.9	\$290.00		Prepare for voir dire, conduct trial and prepare for next day of trial
2117	8/17/2015	Kennedy, Steve	\$3,451.00	11.9	\$290.00		Prepare trial supplies for courthouse; obtain case law for Mike Bernier and forward to trial team and Brent Cole for review; prepare trial notebooks for Mike Bernier and Julie Craft; trial preparation
2118	8/17/2015	Williams, Andrea	\$1,032.00	8.6	\$120.00		Receive and review Judge Wingate's written order excluding Dr. Brooking's testimony and evaluate impact on Terry Thorton's testimony
2119	8/17/2015	Moody, Brad C.	\$145.00	0.5	\$290.00		Analyze case law cited in JBS' motion to exclude Terry Thornton
2120	8/17/2015	Moody, Brad C.	\$522.00	1.8	\$290.00		Draft/revise response to JBS' motion to exclude Terry Thornton
2121	8/17/2015	Moody, Brad C.	\$638.00	2.2	\$290.00		Identify additional case law to support response to motion to exclude Terry Thornton

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2122	8/17/2015	Moody, Brad C.	\$1,305.00	4.5	\$290.00	Work with Terry Thornton and Dr. Brooking of analysis in Judge Wingate's written order excluding Dr. Brooking's testimony and in light
2123	8/17/2015	Moody, Brad C.	\$0.00	0	\$0.00	Continue developing Terry Thornton's testimony on unmanned truck damages
2124	8/17/2015	Moody, Brad C.	\$377.00	1.3	\$290.00	Draft/revise affidavit to support response to motion to exclude Terry Thornton Various conferences with S. Kennedy regarding case issues; review of Court's order on Motions; discussion of case strategy and utilization of Terry Thornton for damages testimony; review JBS's motion to issue preliminary instruction to jury; review JBS's motion to exclude testimony of Terry Thornton; confer with S. Kennedy regarding strategy for same
2125	8/17/2015	Yarborough, Richard	\$580.00	2	\$290.00	Trial prep, trial attendance and preparation for Day 2 of trial
2126	8/17/2015	Craft, Julie	\$1,692.00	14.1	\$120.00	
2127	8/17/2015	Summers, Melissa	\$396.00	3.3	\$120.00	Research re potential jurors and prepare summary; confer with M. Bernier re: results Prepare for trial; attend trial; prepare witnesses for trial; prepare legal responses to testimony and exhibits; prepare for voir dire
2128	8/17/2015	Bernier, Michael	\$3,381.00	13.8	\$245.00	Prepare for and participate in trial; trial preparation for next day
2129	8/18/2015	Frost, Cable	\$4,292.00	14.8	\$290.00	Continue with conducting trial and preparation for trial
2130	8/18/2015	Kennedy, Steve	\$3,509.00	12.1	\$290.00	Trial preparation; prepare deposition transcript notebooks with referenced exhibits relating to Gooch; review and revise deposition designations to reflect accurate designations
2131	8/18/2015	Williams, Andrea	\$648.00	5.4	\$120.00	Review law re cost-plus contracts to find persuasive authority to support Terry Thornton's testimony re lost profits
2132	8/18/2015	Moody, Brad C.	\$522.00	1.8	\$290.00	Draft/revise outline for oppose exclusion of Terry Thornton's testimony because of failure to properly calculate damages
2133	8/18/2015	Moody, Brad C.	\$696.00	2.4	\$290.00	Continue drafting and revising response to JBS' motion to exclude Terry Thornton Continue working on Terry Thornton's direct
2134	8/18/2015	Moody, Brad C.	\$522.00	1.8	\$290.00	Conference with S. Kennedy and M. Bernier regarding trial issues; update on trial status; review KLLM's response in opposition to preclude testimony of Terry Thornton; review order on miscellaneous relief
2135	8/18/2015	Moody, Brad C.	\$551.00	1.9	\$290.00	Trial prep, trial attendance and preparation for Day 3 of trial
2136	8/18/2015	Yarborough, Richard	\$435.00	1.5	\$290.00	Travel to and from the courthouse and assist trial team as needed
2137	8/18/2015	Craft, Julie	\$1,740.00	14.5	\$120.00	Prepare for trial; attend trial; prepare witnesses for trial; prepare legal responses to testimony and exhibits
2138	8/18/2015	Summers, Melissa	\$252.00	2.1	\$120.00	Prepare for and participate in trial; preparations for next day
2139	8/18/2015	Bernier, Michael	\$3,748.50	15.3	\$245.00	Conduct trial and prepare for next day
2140	8/19/2015	Frost, Cable	\$4,524.00	15.6	\$290.00	Trial preparation and assistance
2141	8/19/2015	Kennedy, Steve	\$3,451.00	11.9	\$290.00	Work on issues related to proving unmanned truck damages
2142	8/19/2015	Williams, Andrea	\$144.00	1.2	\$120.00	
2143	8/19/2015	Moody, Brad C.	\$493.00	1.7	\$290.00	

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2144	8/19/2015	Moody, Brad C.	\$812.00	2.8	\$290.00	Analyze and outline Terry Thornton's deposition
2145	8/19/2015	Moody, Brad C.	\$0.00	0	\$0.00	Telephone conference with Dr. Brooking to address additional arguments to support admission of Terry Thornton's testimony
2146	8/19/2015	Moody, Brad C.	\$406.00	1.4	\$290.00	Continue drafting and revising outline for Terry Thornton
2147	8/19/2015	Yarborough, Richard	\$232.00	0.8	\$290.00	Updates on status of trial; conference with S. Kennedy regarding trial status and issues
2148	8/19/2015	Craft, Julie	\$1,620.00	13.5	\$120.00	Trial prep, trial attendance and preparation for Day 4 of trial
2149						Analyze parties deposition designations, compare final designations with the court's copy, note all discrepancies, prepare summary of discrepancies, make changes as needed, and create a final copy for notebook; travel to and from the courthouse (3)
2150	8/19/2015	Summers, Melissa	\$480.00	4	\$120.00	times and assist trial team as needed
2151	8/19/2015	Bernier, Michael	\$3,552.50	14.5	\$245.00	Prepare for trial; attend trial; prepare witnesses for trial; prepare legal responses to testimony and exhibits
2152	8/20/2015	Frost, Cable	\$4,727.00	16.3	\$290.00	Prepare for and participate in trial; preparations for tomorrow's proceedings
2153	8/20/2015	Kennedy, Steve	\$3,306.00	11.4	\$290.00	Continue with trial and preparations for next day of trial
2154	8/20/2015	Williams, Andrea	\$948.00	7.9	\$120.00	Review and revise deposition designations to reflect accurate designations, create courtroom copy of all designations for trial team and notebook of remaining designations for Judge Wingate; trial preparation and assistance
2155	8/20/2015	Moody, Brad C.	\$1,044.00	3.6	\$290.00	Meeting with Terry Thornton to prepare for trial testimony
2156	8/20/2015	Moody, Brad C.	\$377.00	1.3	\$290.00	Work on new issues raised by JBS Carriers re profit analysis in preparation for meeting with Terry Thornton
2157	8/20/2015	Moody, Brad C.	\$203.00	0.7	\$290.00	Meeting with Bill Hahn and Terry Thornton to address trial issues related to profit analysis
2158	8/20/2015	Craft, Julie	\$377.00	1.3	\$290.00	Revise and edit outline for direct of Terry Thornton
2159	8/20/2015	Summers, Melissa	\$1,440.00	12	\$120.00	Trial prep, trial attendance and preparation for Day 5 of trial
2160	8/20/2015	Bernier, Michael	\$444.00	3.7	\$120.00	Finalize analyses parties deposition designations, compare final designations with the court's copy, note all discrepancies, prepare summary of discrepancies, make changes as needed, and create a final copy for notebook; travel to and from the courthouse (3)
2161	8/20/2015	Bernier, Michael	\$4,042.50	16.5	\$245.00	times and assist trial team as needed
2162	8/21/2015	Frost, Cable	\$3,422.00	11.8	\$290.00	Prepare for trial; attend trial; prepare witnesses for trial; research and draft Memorandum in Support of Admission of On-Time Performance Report
	8/21/2015	Kennedy, Steve	\$2,262.00	7.8	\$290.00	Prepare for and participate in trial; conduct witness preparation session with Bill Hahn; confer with Terry Thornton regarding his upcoming testimony; continue trial preparation
						Continue with trial and prepare for resuming trial on Monday

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2163	8/21/2015	Williams, Andrea	\$204.00			1.7	\$120.00	Compile exhibits and cases cited in the Memorandum In Support of Admissibility of the 2011 On-Time Performance Report; prepare working copies of exhibits identified in Monty Epps deposition for Steve Kennedy; trial preparation and assistance
2164	8/21/2015	Moody, Brad C.	\$348.00			1.2	\$290.00	Continue drafting and revising outline for Terry Thornton
2165	8/21/2015	Moody, Brad C.	\$725.00			2.5	\$290.00	Meeting with Terry Thornton and Dr. Brooking to prepare Terry for trial
2166	8/21/2015	Moody, Brad C.	\$1,189.00			4.1	\$290.00	Continue in-person prep with Terry Thornton to prepare for trial
2167	8/21/2015	Craft, Julie	\$864.00			7.2	\$120.00	Trial prep, trial attendance
2168	8/21/2015	Summers, Melissa	\$252.00			2.1	\$120.00	Travel to and from the courthouse (3) and assist trial team
2169	8/21/2015	Bernier, Michael	\$1,911.00			7.8	\$245.00	Revise and finalize Memorandum in Support of Admissibility of On-Time Performance Report; prepare for trial; attend trial
2170								Participate in preparation session with Terry Thornton; revise Mr. Thornton's outline; confer with Bill Hahn regarding expected testimony; make revisions to Bill Hahn's direct examination outline; confer with Mike Bernier regarding witness order; continue trial preparation
2171	8/22/2015	Frost, Cable	\$2,262.00			7.8	\$290.00	Meeting with Terry Thornton to continue preparing for trial
2172	8/22/2015	Moody, Brad C.	\$841.00			2.9	\$290.00	Prepare for meeting with Terry Thornton
2173	8/22/2015	Moody, Brad C.	\$116.00			0.4	\$290.00	Review discovery materials to identify issues that may come up during Terry Thornton's direct
2174	8/22/2015	Moody, Brad C.	\$319.00			1.1	\$290.00	Revise and edit Terry Thornton's direct outline to address issues identified during preparation session
2175	8/22/2015	Bernier, Michael	\$696.00			2.4	\$290.00	Prepare for trial
2176	8/22/2015		\$196.00			0.8	\$245.00	Prepare for and participate in prep session with Terry Thornton; prepare for and participate in prep session with Bill Hahn; review Tyson contract and suggested redacted version; confer with trial team regarding witness order and trial strategy; continue preparations for beginning trial tomorrow.
2177	8/23/2015	Frost, Cable	\$2,842.00			9.8	\$290.00	Prepare for trial and closing argument
2178	8/23/2015	Kennedy, Steve	\$1,769.00			6.1	\$290.00	Trial assistance
2179	8/23/2015	Williams, Andrea	\$132.00			1.1	\$120.00	Meeting with Terry Thornton to prepare for trial
2180	8/23/2015	Moody, Brad C.	\$464.00			1.6	\$290.00	Draft/revise outline for argument opposing admissibility of Terry Thornton's outline based on failure to produce documentation related to lost profits spreadsheet
2181	8/23/2015	Moody, Brad C.	\$609.00			2.1	\$290.00	Preparation for Day 6 of trial
2182	8/23/2015	Craft, Julie	\$600.00			5	\$120.00	Prepare for trial; attend trial; prepare witness for trial
2183	8/23/2015	Bernier, Michael	\$2,254.00			9.2	\$245.00	Prepare for and participate in trial; conduct direct examination of Bill Hahn; conference with Terry Thornton regarding upcoming testimony; revise Terry Thornton's direct outline; revise proposed stipulations to financial documents; further prep with Terry Thornton; prepare for trial
	8/24/2015	Frost, Cable	\$4,582.00			15.8	\$290.00	

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2184	8/24/2015	Kennedy, Steve	\$3,509.00	12.1	\$290.00	Conduct trial, prepare for deposition testimony and B. Woods testimony and work on closing
2185	8/24/2015	Moody, Brad C.	\$1,363.00	4.7	\$290.00	Meet with Terry Thornton to continue preparing for trial
2186	8/24/2015	Moody, Brad C.	\$348.00	1.2	\$290.00	Follow up meeting with Terry Thornton and Cable Frost to prepare for trial testimony
2187	8/24/2015	Moody, Brad C.	\$232.00	0.8	\$290.00	Review and analyze JBS Carriers' proposed stipulation re use of KLLM's financial information at trial and evaluate advantages and disadvantages to same
2188	8/24/2015	Moody, Brad C.	\$261.00	0.9	\$290.00	Further revise and edit outline for Terry Thornton's direct
2189	8/24/2015	Moody, Brad C.	\$0.00	0	\$0.00	Analyze materials from Terry Thornton re tracking of costs
2190	8/24/2015	Craft, Julie	\$1,500.00	12.5	\$120.00	Trial prep, trial attendance and preparation for Day 7 of trial
2191	8/24/2015	Summers, Melissa	\$396.00	3.3	\$120.00	Travel to and from courthouse multiple times, provide trial assistance, and prepare copies of Monty Epps deposition transcript for trial
2192	8/24/2015	Bernier, Michael	\$3,528.00	14.4	\$245.00	Prepare for trial; attend trial; prepare witnesses
2193						Prepare for and participate in trial; prepare and direct Terry Thornton on the stand; participate in post-trial discussions and strategy session regarding Motions to Exclude On-Time Performance Report and Terry Thornton's testimony; work on outline for Motion hearing regarding Terry Thornton; prepare cross for Mark Norman; begin evaluation of Brent Saunders; continue trial preparation
2194	8/25/2015	Frost, Cable	\$4,727.00	16.3	\$290.00	Conduct trial, prepare for arguments on motions and closing; work regarding B. Woods appeal proffer
2195	8/25/2015	Kennedy, Steve	\$3,451.00	11.9	\$290.00	
2196	8/25/2015	Moody, Brad C.	\$522.00	1.8	\$290.00	Review additional law to support argument for admitting Terry Thornton's testimony
2197	8/25/2015	Moody, Brad C.	\$1,102.00	3.8	\$290.00	Draft/revise outline for argument for admitting Terry Thornton's testimony
						Review of KLLM's motion to reconsider the admissibility of the On-Time Report; conference with Brad Moody regarding trial status; receipt of trial status reports; review transcript of Thornton testimony;
2198	8/25/2015	Yarborough, Richard	\$435.00	1.5	\$290.00	
2199	8/25/2015	Craft, Julie	\$1,428.00	11.9	\$120.00	Trial prep, trial attendance and preparation for Day 8 of trial
2200	8/25/2015	Summers, Melissa	\$252.00	2.1	\$120.00	Travel to and from courthouse and assistance trial team
2201	8/25/2015	Bernier, Michael	\$2,842.00	11.6	\$245.00	Prepare for trial; attend trial; prepare witnesses
2202	8/26/2015	Frost, Cable	\$3,944.00	13.6	\$290.00	Prepare for and participate in trial; continue prep for cross of liability witnesses
2203	8/26/2015	Frost, Cable	\$0.00	0	\$0.00	Prepare for and attend trial.
2204	8/26/2015	Kennedy, Steve	\$2,581.00	8.9	\$290.00	Attend court hearings for trial, work regarding M. Epps trial exhibits, prepare for closing
	8/26/2015	Moody, Brad C.	\$638.00	2.2	\$290.00	Review additional law to oppose JBS' argument that Terry Thornton's testimony is inadmissible because he relied on documents that he did not generate

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2205	8/26/2015	Moody, Brad C.	\$754.00	2.6	\$290.00	Draft/revise supplemental brief opposing JBS' motion to exclude Terry Thornton's testimony
2206	8/26/2015	Moody, Brad C.	\$232.00	0.8	\$290.00	Review transcript of Terry Thornton's testimony to prepare to draft supplemental brief opposing motion to exclude Terry Thornton's testimony
2207	8/26/2015	Moody, Brad C.	\$116.00	0.4	\$290.00	Review transcript of Bill Hahn's testimony to prepare to draft supplemental brief opposing motion to exclude Terry Thornton's testimony
2208						Conference with S. Kennedy regarding trial status, issues, motions and themes for closing arguments; review trial status reports; [REDACTED]
2209	8/26/2015	Yarborough, Richard	\$580.00	2	\$290.00	[REDACTED] review transcript of Bill Hahn trial testimony; forward same to clients
2210	8/26/2015	Craft, Julie	\$1,344.00	11.2	\$120.00	Trial prep, trial attendance and preparation for Day 9 of trial
2211	8/26/2015	Summers, Melissa	\$348.00	2.9	\$120.00	Prepare trial supplies, travel to and from the courthouse, and provide assistance to trial as needed
2212	8/26/2015	Bernier, Michael	\$2,842.00	11.6	\$245.00	Prepare for trial; attend trial; draft and revise Supplemental Motion in Support of Admissibility of On-Time Report
2213	8/27/2015	Frost, Cable	\$4,002.00	13.8	\$290.00	Prepare for and participate in trial
2214	8/27/2015	Frost, Cable	\$0.00	0	\$0.00	Prepare for and attend trial.
2215	8/27/2015	Kennedy, Steve	\$2,871.00	9.9	\$290.00	Conduct trial, prepare for argument on jury instructions, potential rebuttal phase of trial and closing
2216	8/27/2015	Moody, Brad C.	\$551.00	1.9	\$290.00	Continue drafting and revising supplemental brief opposing motion to exclude Terry Thornton's testimony
2217	8/27/2015	Yarborough, Richard	\$435.00	1.5	\$290.00	Conference with S. Kennedy, C. Frost and M. Bernier regarding trial proceeding; review of various motions filed during trial; obtain multiple trial status updates; [REDACTED]
2218	8/27/2015	Craft, Julie	\$1,356.00	11.3	\$120.00	Trial prep, trial attendance and preparation for Day 10 of trial
2219	8/27/2015	Summers, Melissa	\$384.00	3.2	\$120.00	Travel to and from courthouse, provide trial supplies, and assist trial team as needed
2220	8/27/2015	Bernier, Michael	\$3,013.50	12.3	\$245.00	Prepare for trial; attend trial; prepare witnesses
2221	8/28/2015	Frost, Cable	\$3,480.00	12	\$290.00	Prepare for and participate in trial; prepare cross outline and exhibits for Mark Norman
2222	8/28/2015	Frost, Cable	\$0.00	0	\$0.00	Prepare for and attend trial.
2223	8/28/2015	Kennedy, Steve	\$2,639.00	9.1	\$290.00	Conduct trial and prepare for closing
2224	8/28/2015	Moody, Brad C.	\$435.00	1.5	\$290.00	Work on issues related to preserving appellate record re jury instructions
2225	8/28/2015	Moody, Brad C.	\$116.00	0.4	\$290.00	Review transcript from court's ruling on admissibility of Terry Thornton's testimony
2226	8/28/2015	Yarborough, Richard	\$435.00	1.5	\$290.00	Obtain routine trial updates; [REDACTED]
	8/28/2015	Craft, Julie	\$1,380.00	11.5	\$120.00	Conference with S. Kennedy regarding Judge's ruling on lost profits issue and steps going forward; alternatives in closing and issue of instructions to jury
	8/28/2015					Trial prep, trial attendance

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2227	8/28/2015	Summers, Melissa	\$288.00		2.4	\$120.00	Travel to and from courthouse, provide trial supplies and assistance as needed
2228	8/28/2015	Bernier, Michael	\$2,180.50		8.9	\$245.00	Prepare for trial; attend trial; prepare witnesses
2229	8/29/2015	Frost, Cable	\$1,334.00		4.6	\$290.00	Prepare for and attend trial.
2230	8/29/2015	Bernier, Michael	\$759.50		3.1	\$245.00	Revise jury instructions; prepare for jury instruction charge conference and related matters; conduct research re punitive damages
2231	8/30/2015	Frost, Cable	\$1,682.00		5.8	\$290.00	Prepare for and attend trial; prepare to argue jury instruction
2232	8/30/2015	Kennedy, Steve	\$1,131.00		3.9	\$290.00	Prepare for closing and jury instruction conference
2233	8/30/2015	Moody, Brad C.	\$232.00		0.8	\$290.00	Confer re jury instructions for lost profits
2234	8/30/2015	Moody, Brad C.	\$145.00		0.5	\$290.00	Review law to support argument opposing peremptory instruction re KLLM's lost profits damages
2235	8/30/2015	Craft, Julie	\$300.00		2.5	\$120.00	Trial preparation for jury instructions and closing
2236	8/30/2015	Bernier, Michael	\$1,176.00		4.8	\$245.00	Revise jury instructions; prepare for jury instruction charge conference and related matters
2237	8/31/2015	Frost, Cable	\$3,422.00		11.8	\$290.00	Prepare for and attend trial
2238	8/31/2015	Kennedy, Steve	\$2,842.00		9.8	\$290.00	Attend trial and court arguments, prepare for closing
2239	8/31/2015	Moody, Brad C.	\$435.00		1.5	\$290.00	Address issues for preserving objections to jury instructions re lost profit damages
2240	8/31/2015	Yarborough, Richard	\$377.00		1.3	\$290.00	Review of JBS motion for judgment as a matter of law; obtain updated trial status reports; [REDACTED]
2241	8/31/2015	Craft, Julie	\$840.00		7	\$120.00	Trial prep, trial attendance
2242	8/31/2015	Summers, Melissa	\$384.00		3.2	\$120.00	Prepare supplies for trial team and travel to and from courthouse
2243	8/31/2015	Bernier, Michael	\$122.50		0.5	\$245.00	Prepare for jury instruction charge conference
2244	9/1/2015	Frost, Cable	\$3,654.00		12.6	\$290.00	Prepare for and participate in trial; receive Jury Verdict; advance argument for punitive damages; prepare for supplemental hearing on punitive damages
2245	9/1/2015	Kennedy, Steve	\$3,161.00		10.9	\$290.00	Prepare for closing, attend and conduct trial, prepare for punitive arguments
2246	9/1/2015	Moody, Brad C.	\$464.00		1.6	\$290.00	Draft/revise outline for argument supporting submission of punitive claim to the jury
2247	9/1/2015	Moody, Brad C.	\$348.00		1.2	\$290.00	Analyze additional case law to support argument for jury to consider punitive damages claim
2248	9/1/2015	Moody, Brad C.	\$522.00		1.8	\$290.00	Analyze case law re awarding punitive damages for claims of breach of implied covenant of good faith and fair dealing
2249	9/1/2015	Yarborough, Richard	\$0.00		0	\$0.00	Conference with S. Kennedy and B. Moody regarding case issues; receipt and review of trial status updates; [REDACTED] conference with S. Kennedy regarding [REDACTED]
2250	9/1/2015	Craft, Julie	\$1,068.00		8.9	\$120.00	Trial prep, trial attendance; obtain jury verdict and prepare for punitive phase hearing/jury deliberation
2251	9/1/2015	Summers, Melissa	\$408.00		3.4	\$120.00	Prepare trial supplies, travel to and from courthouse, and conduct voir dire research

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2252	9/2/2015	Frost, Cable	\$3,422.00	11.8	\$290.00	Prepare for and participate in argument concerning punitive damages; participate in court ordered settlement discussion; prepare for and participate in punitive damage phase of trial; debrief with client; confer with KLLM team concerning attorney's fees and punitive damages
2253	9/2/2015	Kennedy, Steve	\$2,059.00	7.1	\$290.00	Conduct and complete punitive phase of trial
2254	9/2/2015	Moody, Brad C.	\$348.00	1.2	\$290.00	Continue working on issues for submitting punitive claim to the jury
2255						Office conference with S. Kennedy regarding arguments to be made in support of effort to persuade judge to submit case to jury on punitive damages; review memo prepared by B. Moody showing arguments in favor of submission; obtain status reports; [REDACTED] conference with S. Kennedy post-verdict concerning subsequent issues in case
2256	9/2/2015	Yarborough, Richard	\$0.00	0	\$0.00	Trial prep, trial attendance; obtain punitive jury verdict
2257	9/2/2015	Craft, Julie	\$972.00	8.1	\$120.00	Coordinate generation of privilege log
2258	9/2/2015	Bernier, Michael	\$0.00	0	\$0.00	Conduct research re punitive damages award
2259	9/2/2015	Bernier, Michael	\$49.00	0.2	\$245.00	Meet with KLLM team to discuss briefing for attorney's fees and punitive damages; review trial transcripts regarding same; review case law regarding punitive damage awards
2260	9/3/2015	Frost, Cable	\$1,914.00	6.6	\$290.00	Work on post trial motions
2261	9/3/2015	Kennedy, Steve	\$261.00	0.9	\$290.00	Outline argument for defending punitive damages award during post trial motion practice
2262	9/3/2015	Moody, Brad C.	\$377.00	1.3	\$290.00	Analyze law to oppose constitutional challenges to punitive damages award
2263	9/3/2015	Moody, Brad C.	\$783.00	2.7	\$290.00	Office conference with trial team to discuss post-verdict activities and strategy in case; brief review of case law regarding proof necessary to obtain attorneys fees and costs
2264	9/3/2015	Yarborough, Richard	\$725.00	2.5	\$290.00	Attend and participate in team meeting to discuss pending issues, deadlines and strategy
2265	9/3/2015	Craft, Julie	\$120.00	1	\$120.00	Conduct research for motion for attorneys' fees; review and analyze documents and billing information for same; prepare to draft same; conduct research for punitive damages award in response to JBS Carriers' assertions of invalidity and excessiveness
2266	9/3/2015	Bernier, Michael	\$563.50	2.3	\$245.00	Continue analysis and work on Motions for Attorney's fees and upcoming hearing on punitive damages; confer with Brad Moody and Mike Bernier regarding same; begin outline for punitive damage argument
2267	9/4/2015	Frost, Cable	\$1,624.00	5.6	\$290.00	Conduct research re Motion for Attorney's fees; prepare Motion for Attorney's fees; review and analyze billing information related to same
2268	9/4/2015	Bernier, Michael	\$514.50	2.1	\$245.00	Prepare affidavits for Motion for Attorney's fees; conduct research re same
	9/7/2015	Bernier, Michael	\$710.50	2.9	\$245.00	

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2269	9/8/2015	Frost, Cable	\$1,624.00	5.6	\$290.00	Review and analyze case law and argument re attorneys' fees and punitive damages; confer with Mike Bernier and Steve Kennedy re same; examine JBS Carriers' balance sheet allegedly supporting a negative net worth; confer with Brad Moody re same and discuss retention of CPA
2270	9/8/2015	Kennedy, Steve	\$116.00	0.4	\$290.00	Work regarding attorney fees motion
2271	9/8/2015	Moody, Brad C.	\$203.00	0.7	\$290.00	Identify issues for independent CPA to address re JBS Carriers' balance sheet
2272	9/8/2015	Moody, Brad C.	\$1,102.00	3.8	\$290.00	Begin drafting brief opposing JBS Carriers' request to reduce punitive damages award
2273	9/8/2015	Moody, Brad C.	\$116.00	0.4	\$290.00	Evaluate need to hire independent CPA to analyze JBS Carriers' balance sheet
2274	9/8/2015	Bernier, Michael	\$735.00	3	\$245.00	Prepare affidavits for application for attorneys' fees for Baker Donelson lawyers; prepare affidavit for local attorney for application for attorneys' fees; conduct research for application for attorneys' fees; draft application for attorneys' fees
2275	9/8/2015					Receive and review analysis of constitutionality of punitive damages award; review associated cases and authority; confer with Brad Moody re same; review jury instruction and Cenac case discussing bad faith in the context of breach of good faith and fair dealing
2276	9/9/2015	Frost, Cable	\$1,247.00	4.3	\$290.00	Prepare affidavits in support of application for attorneys' fees and conduct research re same
2277	9/9/2015	Bernier, Michael	\$147.00	0.6	\$245.00	Continue work in punitive and fee issues; review cases and current arguments re same; confer with Brad Moody re Bill of Costs; confer with Brad Moody and Steve Kennedy re Mississippi and 5th Circuit precedent and need to obtain CPA to challenge the net worth argument advanced by JBS Carriers
2278	9/10/2015	Frost, Cable	\$1,624.00	5.6	\$290.00	Work regarding post trial attorney fee motions and appeal analysis
2279	9/10/2015	Kennedy, Steve	\$174.00	0.6	\$290.00	Conduct research re collection of attorneys' fees
2280	9/10/2015	Bernier, Michael	\$73.50	0.3	\$245.00	Confer with Mike Bernier on status of motion for attorneys' fees and bill of costs; review recent precedent re same; review contractual fee provision as compared to statutory look given punitive damages; review Wingate case on fees
2281	9/11/2015	Frost, Cable	\$1,044.00	3.6	\$290.00	Confer with CPA re JBS Carriers' balance sheet; begin preparation for upcoming meeting to discuss; confer with Brad Moody to discuss questions and issues associated with the balance sheet; review statutory treatment of negative net worth
2282	9/11/2015	Frost, Cable	\$696.00	2.4	\$290.00	Prepare for and participate in conference call with BKD to discuss punitive damages award and assistance needed regarding same; confer with Brad Moody regarding topics to be covered in call; research punitive statute and issues to be addressed with CPA; examine JBS Carriers website regarding size of fleet versus size of fleet during damages
	9/14/2015	Frost, Cable	\$928.00	3.2	\$290.00	

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2283	9/14/2015	Moody, Brad C.	\$87.00	0.3	\$290.00	Telephone call with Jerry Goolsby to discuss prospects of assisting with defense of punitive damages award
2284	9/14/2015	Moody, Brad C.	\$87.00	0.3	\$290.00	Review JBS Carriers' balance sheet to prepare for call with prospective CPA
2285	9/14/2015	Moody, Brad C.	\$232.00	0.8	\$290.00	Draft agenda for call with CPA to assist with defending punitive damages award
2286						Follow up correspondence with BKD concerning potential conflict; confer with Terry Thornton regarding retention of Horne, LLP; contact Robert Alexander at Horne, LLP to discuss potential engagement in punitive damages issue; prepare summary of events to discuss with Robert Alexander; review JBS Carriers balance sheet with Brad Moody and add additional topics to discuss with expert; prepare for upcoming call
2287	9/15/2015	Frost, Cable	\$1,334.00	4.6	\$290.00	Work on portions of Motion for Attorneys' Fees and Motion for Bill of Costs; confer with Brad Moody and Mike Bernier regarding same; review certain categories of expenses and time entries for redaction; conduct additional research regarding punitive damages award and considerations to be given when conference with court is held
2288	9/16/2015	Frost, Cable	\$1,392.00	4.8	\$290.00	
2289	9/16/2015	Frost, Cable	\$232.00	0.8	\$290.00	Receive and review correspondence from JBS Carriers to Judge Wingate requesting conference concerning punitive damages; begin response to same; confer with Horne regarding materials to be requested from JBS Carriers prior to conference with Court
2290	9/16/2015	Kennedy, Steve	\$87.00	0.3	\$290.00	Prepare for hearing regarding attorney fees
2291	9/16/2015	Kennedy, Steve	\$29.00	0.1	\$290.00	Receive and review correspondence from defendant's attorney regarding remittur
	9/16/2015	Craft, Julie	\$360.00	3	\$120.00	Continued review of attorney fees for use in motion for attorney fees; confer with M. Bernier regarding same, related tasks
2292						Prepare for and participate in conference call with Horne, LLP to discuss needs regarding punitive damages review proposed balance sheet and other ideas circulated by Horne; seek approval from client in order to officially retain Horne; confer with Steve Kennedy regarding same; review 11(1)(65) concerning 2% restriction based on Company's net worth in comparison to net worth calculated using generally accepted accounting principles
2293	9/17/2015	Frost, Cable	\$1,421.00	4.9	\$290.00	Prepare for call with Robert Alexander
2294	9/17/2015	Moody, Brad C.	\$116.00	0.4	\$290.00	Correspond with Robert Alexander re issues for call
2295	9/17/2015	Moody, Brad C.	\$87.00	0.3	\$290.00	Telephone conference with Robert Alexander to discuss scope of work to assist with defending punitive damages award
2296	9/17/2015	Moody, Brad C.	\$232.00	0.8	\$290.00	Review billing information for preparing Application for Attorney's Fees; prepare Application for Attorney's Fees
2297	9/17/2015	Bernier, Michael	\$392.00	1.6	\$245.00	Complete research regarding statutory limitation on punitive damages and Court's scrutiny concerning net worth provided by parties
	9/18/2015	Frost, Cable	\$1,044.00	3.6	\$290.00	

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2298	9/18/2015	Bernier, Michael	\$122.50	0.5	\$245.00	Prepare billing information for Application for Attorneys' Fees
2299	9/20/2015	Bernier, Michael	\$710.50	2.9	\$245.00	Draft Application for Attorneys' Fees
2300	9/21/2015	Frost, Cable	\$812.00	2.8	\$290.00	Review testimony of Terry Thornton and Carl Brooking with an eye towards appeal when Court enters Judgment in compensatory phase
2301	9/21/2015	Bernier, Michael	\$441.00	1.8	\$245.00	Review billing information for application for attorneys' fees; draft application for attorneys' fees
2302						Execute and return engagement letter to Horne; provide update to client; confer with Brad Moody regarding additional work to be performed concerning punitive damages analysis; continue revisions to letter to Judge Wingate requesting certain materials be provided by JBS Carriers prior to any meeting concerning punitive damages; continue initial analysis of appeal issues based on exclusion of Terry Thornton's testimony
2303	9/22/2015	Frost, Cable	\$1,218.00	4.2	\$290.00	Draft correspondence to Judge Wingate requesting additional financial information to counter JBS Carriers' claim of negative net worth
2304	9/22/2015	Moody, Brad C.	\$116.00	0.4	\$290.00	Draft and revise application for attorneys' fees; review and revise letter to Judge Wingate re net worth discovery
2305						Complete revisions to correspondence to Judge Wingate requesting income tax returns and cash flow statements for JBS Carriers and parent company; confer with Brad Moody regarding status of punitive damages analysis; confer with Mike Bernier regarding status of Motion for Attorneys Fees; continue analysis of issues surrounding exclusion of Terry Thornton's testimony
2306	9/23/2015	Frost, Cable	\$1,044.00	3.6	\$290.00	Work regarding exhibits to motions for attorney fees
2307	9/23/2015	Kennedy, Steve	\$174.00	0.6	\$290.00	Draft application for attorneys' fees
2308	9/23/2015	Bernier, Michael	\$147.00	0.6	\$245.00	
2309	9/24/2015	Frost, Cable	\$1,044.00	3.6	\$290.00	Continue work on Motion for attorneys fees; continue evaluation of appellate issues
2310						Receive and review update from Robert Alexander at Horne; confer with Brad Moody regarding same; review statutory materials provided to Horne; review issues identified by Brad Moody to discuss with Horne; begin preparation for call regarding same
2311	9/25/2015	Frost, Cable	\$1,102.00	3.8	\$290.00	Review correspondence from Robert Alexander outlining issues for his affidavit; respond to same
2312	9/25/2015	Moody, Brad C.	\$116.00	0.4	\$290.00	Receive and begin review of Defendant's Motion to Remit Punitive Damages; receive and review letter from counsel from JBS concerning Court hearing; confer with Robert Alexander regarding timetable for admitting supporting affidavit challenging balance sheet
	9/28/2015	Frost, Cable	\$986.00	3.4	\$290.00	Receive and review correspondence from JBS attorney, work regarding exhibit edits for attorney fee motion

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2313	9/28/2015	Moody, Brad C.	\$493.00	1.7	\$290.00	Analyze case law cited in motion to reduce punitive damages verdict filed by JBS Carriers
2314	9/28/2015	Moody, Brad C.	\$406.00	1.4	\$290.00	Receive and analyze motion to reduce punitive damages verdict filed by JBS Carriers
2315	9/28/2015	Yarborough, Richard	\$290.00	1	\$290.00	Review of motion and memo filed by JBS on issue of punitive damages verdict; review applicable case law; review analysis forwarded by B. Moody on JBS' filing
2316	9/28/2015	Craft, Julie	\$36.00	0.3	\$120.00	Analyze and categorize JBS's Motion to Remit Amount of Punitive Damages and Memo in Support; identify relevant deadlines
2317	9/28/2015	Bernier, Michael	\$147.00	0.6	\$245.00	Review and analyze motion for remittitur filed by JBS Carriers and conduct research re same
2318	9/29/2015	Kennedy, Steve	\$116.00	0.4	\$290.00	Work with B. Moody regarding opposing defendant's request for punitive remittur
2319	9/30/2015	Frost, Cable	\$1,334.00	4.6	\$290.00	Receive and review correspondence from Court concerning upcoming hearing; confer with KLLM team regarding same; continue review and analysis of Defendant's Motion to remit punitive damages; continue evaluation of balance sheets submitted by JBS

\$1,232,701.50